- 1 N.B.: This document is based on the text of the regulation that is
- 2 currently in effect and printed in the California Code of Regulations
- 3 ("CCR") as of June 22, 2004. Pursuant to the Administrative
- 4 Procedure Act, changes to the CCR text are shown in
- 5 strikeout/underline style. When a current section is moved to
- 6 another location, it is shown in strikeout in its old location (for
- 7 example, section 12206) and in underline in its new location (for
- 8 example, section 12200.3). Several moved sections have, in
- 9 addition, been amended.
- 10 Comments on this draft are welcome and may be
- made either at the Commission meeting on June 22 or
- directed in advance to hbolz@cgcc.ca.gov. This draft
- is a work in progress: it is anticipated that changes
- will be made between the date of posting and June 22
- in response to input from Commission staff, Division
- staff, and the public. These changes will be identified
- in a revised draft dated June 22 that will be
- distributed at the meeting. Each such change will be
- reviewed at the meeting. Additional changes may be

made at the meeting in response to input received at 1 the meeting. 2 Title 4, California Code of Regulations, Division 18 4 Chapter 2.1. **Third-Party Providers of Proposition Player** 5 Services: Registration; Licensing 6 **Definitions and General Provisions** Article 1. 7 Registration Article 2. 8 Article 3. Licensing 9 **Chapter 2.2 Gambling Businesses: Registration** 10 ***************** 11 Chapter 2.1. Third-Party Providers of Proposition Player 12 **Services Registration; Licensing** 13 **Definitions and General Provisions** Article 1. 14

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1	Sect	tion 12	2218.7	Processing TimesRequest to Convert
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6				
7	Sec	tion 1	2200 D	efinitions
8	(a)	Exce	ept as otherv	vise provided in subsection (b), the definitions in Business
9		and l	Professions	Code section 19805 shall govern the construction of this
10		chap	ter.	
11	(b)	As u	sed in this c	hapter:
12		(1)	"Applican	t" means the applicant for registration or licensing under
13			this chapte	er, including in the case of an owner that is a corporation,
14			partnershi	p, or any other business entity, all persons whose
15			registratio	ons or licenses are required to be endorsed upon the primary
16			owner's re	egistration or license certificate.
17		<u>(2)</u>	"Authoriz	ed player" means an individual associated with a particular
18			primary o	wner whose badge authorizes play in a controlled game on
19			behalf of t	the primary owner, including the primary owner, all other
20			owners, al	Il supervisors, and all players. "Authorized player" does not

1	include funding sources. Only authorized players may perform the
2	functions of a supervisor or player.
3	(2)(3) "Badge" means a form of identification issued by the Commission
4	identifying a registrant or licensee. A badge authorizing play in a
5	controlled game shall be of a distinctly different color than a badge
6	that identifies a registrant or licensee, but does not authorize play.
7	(3)(4) "Bureau" means the Bureau of Criminal Identification and
8	Information of the California Department of Justice.
9	(4) (5) "Commission" means the California Gambling Control
10	Commission.
11	(5) (6) "Deadly weapon" means any weapon, the possession or concealed
12	carrying of which is prohibited by Penal Code section 12020.
13	(6) (7) "Division" means the Division of Gambling Control in the California
14	Department of Justice. <u>Information that this chapter requires to be</u>
15	sent to the Division shall be submitted in writing to the Sacramento
16	office of the Division.
17	(7) (8) "Executive Director" means the Executive Director of the
18	Commission or such other person as may be designated by the
19	Commission.
20	
21	(8) (9) "Funding source" means any person that provides financing,
22	including but not limited to loans, advances, any other form of credit,
23	chips, or any other representation or thing of value, to an owner-

1	registr	ant or owner-licensee, other than individual registrants under
2	Subse	ction (d) of Section 12201 or licensees. "Funding source" does
3	not inc	clude any federally or state chartered lending institution or any
4	of the	following entities that in the aggregate owns at least one
5	hundre	ed million dollars (\$100,000,000) of securities of issuers that are
6	not af	filiated with the entity:
7		
8	(A)	Any federal <u>ly</u> -regulated or state-regulated bank or savings
9		association or other federally- or state-regulated lending
10		institution.
11		
12	(B)	Any company that is organized as an insurance company, the
13		primary and predominant business activity of which is the
14		writing of insurance or the reinsuring of risks underwritten by
15		insurance companies, and that is subject to supervision by the
16		Insurance Commissioner of California, or a similar official or
17		agency of another state.
18		
19	(C)	Any investment company registered under the federal
20		Investment Company Act of 1940 (15 U.S.C. sec. 80a-1 et
21		seq.).
22		
23	(D)	Any retirement plan established and maintained by the United
24		States, an agency or instrumentality thereof, or by a state, its
25		political subdivisions, or any agency or instrumentality of a
26		state or its political subdivisions, for the benefit of its

1		empl	loyees.
2			
3	(E)	Any	employee benefit plan within the meaning of Title I of the
4		fede	ral Employee Retirement Income Security Act of 1974 (29
5		U.S.	C. sec. 1001 et seq.).
6			
7	(F)	Any	securities dealer registered pursuant to the federal
8		Secu	rities Exchange Act of 1934 (15 U.S.C. sec. 78a et seq.).
9			
10	(G)	Any	entity, all of the equity owners of which individually meet
11		the c	riteria of this paragraph (8) (9).
12			
13	(9) <u>(10)</u> "G	amblir	ng Control Act" or "Act" means Chapter 5 (commencing
14	with	Sectio	on 19800) of Division 8 of the Business and Professions
15	Code	e .	
16			
17	(11)	"Lic	ense" means a license issued by the Commission pursuant
18		to ar	ticle 3 of this chapter.
19		<u>(A)</u>	There are four license categories entitling the holder to
20			provide third-party proposition player services:
21			(i) primary owner,
22			(ii) owner, if issued a playing badge,
23			(iii) supervisor, and
24			(iv) player.
25		<u>(B)</u>	All other employees of the primary owner who are
26			present in the gambling establishment during the

1			provision of proposition player services under the
2			primary owner's proposition player contract shall be
3			licensed as "other employee" and shall be required to
4			submit an application and be approved or denied based
5			upon the same criteria that apply to a player.
6			
7	(12)	"Lice	ensee" means a person having a valid license.
8			
9	(13) "Org	anizati	on chart" means a chart that identifies the names and
10	titles	of all	owners, as defined in section 12201, supervisors, and any
11	perso	ons hav	ving significant influence over the operation of the entity or
12	prov	ision o	f proposition player services; the percentage of ownership,
13	<u>if an</u>	y, held	by each identified individual or entity; and the reporting
14	relati	ionship	o for each identified individual or entity.
15	(10) <u>(14)</u>		"Owner" includes all of the following:
16		(A)	A sole proprietor, corporation, partnership, or other
17			business entity that provides or proposes to provide third
18			party proposition player services as an independent
19			contractor in a gambling establishment,
		(T)	
20		(B)	Any individual specified in subdivision (d) of Section
21			12201 Business and Professions Code section 19852,
22			subdivisions (a) through (h), and
23		(C)	Any funding source.

1	(11) <u>(1</u>	5)	"Playing Book" means a record documenting each session of
2	-	play t	by a third-party proposition player.
3			
4	<u>(16)</u>	"Pref	erence" means and is limited to both of the following if
5		sanct	ioned by house rule or otherwise directed by the house or its
6		emple	oyees:
7		(A)	Any priority in the continuous and systematic rotation of the
8			deal, as required by Penal Code section 330.11, such that a
9			registrant becomes entitled by reason of the priority to
10			occupy the player-dealer position more often than other
11			players. Nothing in this paragraph precludes the house from
12			assigning a particular seat to a registrant.
13		(B)	Any advantage to the registrant over other players in the
14			placement of wagers.
15	(12) <u>(1</u>	<u>7)</u>	"Primary Owner" means the owner specified in subparagraph
16		(A) o	f paragraph (10) (14) of this subsection.
17	(13) <u>(1</u>	8)	"Proposition player" or "player" means an individual other than
18	į	an ow	vner or a supervisor who provides third-party proposition player
19		servio	ees in a controlled game.
20	(14) <u>(1</u>	9)	"Proposition player contract" or "contract" means a written
21	1	contra	act, the terms of which have been reviewed and approved by the
22		Divis	ion, between the holder of a state gambling license and a primary

1	owner acting as an independent contractor for the provision of third-
2	party proposition player services in the gambling establishment.
3	(20) "Rebate" means a partial return by an authorized proposition player of
4	chips or money to a patron who has lost the chips or money to the
5	authorized player through play in a controlled game at a gambling
6	establishment.
7	(15) (21) "Registrant" means a person having a valid registration.
8	(16) (22) "Registration" means a registration issued by the Commission
9	pursuant to this chapter. There are three four registration categories
10	entitling the holder to provide third-party proposition player services:
11	primary owner, owner, supervisor, and player. All other employees of
12	the primary owner who are present in the gambling establishment
13	during the provision of proposition player services under the primary
14	owner's proposition player contract shall be registered as "other
15	employee." The holder of an owner's registration A primary owner
16	issued a playing badge and an owner issued a playing badge may also
17	perform the functions of a supervisor or player, and the holder of a
18	supervisor's registration or license may also perform the functions of
19	a player. No registrant, other than an owner issued a playing badge,
20	supervisor, or player, may possess, direct, or otherwise control
21	currency, chips, or other wagering instruments used for play in the
22	performance of a proposition player contract. An individual
23	registered or licensed as an "other employee" may not function as a
24	player unless and until that individual applies for and obtains a
25	registration or a license as player.

1	(17) (23) "Session of play" as used in Section 12200.13 ("Playing
2		Books") means a continuous workshift of third-party proposition
3		player services provided by an individual proposition player.***
4	(18) <u>(</u>	24) "Supervisor" means an individual who, in addition to any
5		supervisorial responsibilities, has authority, on behalf of the primary
6		owner, to direct or provide provide or direct the distribution of
7		currency, chips, or other wagering instruments to players engaged in
8		the provision of third-party proposition player services in a gambling
9		establishment.
10	<u>(25)</u>	"Supplemental information package" means all of the documentation
11		and deposits required by each of the following forms to be submitted
12		to the Commission in response to a summons issued by the Division
13		pursuant to Section 12200.25:
14 15 16		(A) Primary owners as defined in Section 12200(b)(17), shall complete DGC Form DGC-APP. 035 (rev. 06/04) for a level IV investigation.
17 18 19 20		(B) Owners, as defined in Section 12200(b)(14), that are a natural person shall complete DGC Form DGC-APP. 034A (rev. 06/04) for a level III investigation.
21 22		(C) Owners, as defined in Section 12200(b)(14), that are not a
23 24		natural person shall complete DGC Form DGC-APP. 034B (rev. 06/04) for a level III investigation.
25		
26		(D) Supervisors shall compete DGC Form DGC-APP. 033 (rev.
27 28		06/04) for a level II investigation.

29

1	(19) (26) "Third-party proposition player services" or "proposition player
2	services" means services provided in and to the house under any
3	written, oral, or implied agreement with the house, which services
4	include play as a participant in any controlled game that has a rotating
5	player-dealer position as permitted by Penal Code section 330.11.
6	"Proposition player services" also includes the services of any
7	supervisors, as specified in paragraph (18) (22) of this subsection.
8	(27) "TPP" means "third party proposition." This abbreviation is used in
9	Section 12200.3 and in prescribing titles used on registrant and
10	licensee badges, for example, "TPP Player Registrant."
11	Authority: Sections 19840, 19841, and 19984, Business and Professions Code
12	Reference: Sections 19805 and 19984, Business and Professions Code
13	
14	Section 12200.1 Certificate
15	(a) The Commission shall issue a registration or license certificate, as
16	applicable, to each primary owner.
17	(b) The Commission shall endorse upon each certificate the names of all other
18	owners affiliated with the primary owner.
19	Authority: Sections 19840, 19841, and 19984, Business and Professions Code
20	Reference: Section 19984, Business and Professions Code
21	

Section 12200.3 Badge

1

2	<u>(a)</u>	All individuals registered or licensed as primary owners, owners,
3		supervisors, players, or other employees of the primary owner shall wear in
4		a prominently visible location a numbered badge issued by the Commission
5		when present in a gambling establishment during the provision of
6		proposition player services under the proposition player contract that covers
7		the registrant or licensee. If an individual ceases to be employed by or
8		affiliated with a particular primary owner, that individual shall surrender his
9		or her badge to the primary owner. The primary owner shall notify the
10		Commission and the Division in writing within 10 days of the change in
11		status using the prescribed CGCC Form. Any primary owner receiving a
12		badge from an individual formerly employed by or affiliated with the
13		primary owner shall return the badge to the Commission within 10 days of
14		receiving the badge from the holder.
15	<u>(b)</u>	The words "TPP PLAYER REGISTRANT," "NON-PLAYER TPP
16		REGISTRANT," "TPP PLAYER LICENSEE," OR NON-PLAYER TPP
17		PLAYER LICENSEE" in capital letters shall be prominently displayed on
18		the front of the badge. The first name of the registrant or licensee shall
19		appear on the front of the badge. The full name of the registrant or licensee
20		shall be printed on the reverse side of the badge, together with the
21		registrant's or licensee's category of registration or licensing as an owner,
22		supervisor, player, or other employee.
23	<u>(c)</u>	On the badge, there shall be displayed the picture of the registrant or
24		licensee submitted with the application, the badge number, and expiration
25		date. On the badge there shall be displayed the name of the primary owner

1		employing the registrant or licensee, which shall be the fictitious business
2		name established pursuant to Chapter 5 (commencing with Section 17900)
3		of Part 3 of Division 7 of the Business and Professions Code.
4	<u>(d)</u>	Upon renewal of each registration and upon issuance of each registration or
5		license, authorized players shall be issued a badge of one color; individuals
6		not authorized to play shall be issued a badge of a distinctly different color.
7	<u>(e)</u>	An individual registered as a player with a particular primary owner shall
8		apply for and obtain a new badge before beginning to work for an additional
9		primary owner.
10	<u>(f)</u>	Registration, licenses, and badges are specific to the primary owner. TPP
11		player services cannot be provided without first applying for and obtaining a
12		registration, license, or badge.
13	Auth	nority: Sections 19840, 19841, and 19984, Business and Professions Code
14	Refe	erence: Section 19984, Business and Professions Code
15		
16	<u>Sect</u>	tion 12200.5 Replacement of Badge
17		
18	<u>(a)</u>	Upon application, the Executive Director or other person designated by the
19		Commission shall issue a replacement badge if all of the following
20		conditions are met:
21		(1) The applicant has a current valid registration or license.

1		(2) The application is complete and has been submitted on a Badge
2		Replacement Request Form CGCC-***, rev. ***. ***[CGCC
3		Licensing staff will prepare this form]***
4		(3) The applicant has supplied all of the following to the
5		Commission:
6		(A) A two by two inch color passport-style photograph taken
7		no more than 30 days before submission to the
8		Commission of the badge replacement or transfer request.
9		(B) A nonrefundable \$25.00 fee payable to the Commission.
10		(C) The category of the position and information concerning the
11		primary owner for which the replacement badge is requested:
12		the name of the primary owner, mailing address, voice
13		telephone number, facsimile number (if any), and email address
14		(if any).
15		(D) A statement under penalty of perjury that a replacement badge
16		is needed due to loss or destruction of the originally issued
17		<u>badge.</u>
18	<u>(b)</u>	A replacement badge issued pursuant to this section shall be valid during the
19		unexpired term of the previously issued registration or license.
20	<u>(d)</u>	Upon issuance of the replacement badge, the previously
21		issued badge for that third-party proposition services provider shall become
22		void and shall not be used.
23	<u>(e)</u>	Replacement badges shall be issued by the Commission within seven days of
24		receipt of a complete application.
25		
26	Soci	ion 12200 6 Transfer of Player Registration or License

1		
2	<u>(a)</u>	Upon application, the Executive Director or other person designated by the
3		Commission shall issue a player transfer badge if all of the following
4		conditions are met:
5		(1) The applicant has a currently valid registration or license.
6		(2) The application is complete and has been submitted on a Registration
7		Transfer Request Form CGCC-***, rev. ***. ***[CGCC Licensing
8		staff will prepare this form]***
9		(3) The applicant has supplied all of the following to the
10		<u>Commission:</u>
11		(A) A two by two inch color passport-style photograph taken
12		no more than 30 days before submission to the
13		Commission of the badge transfer request.
14		(B) A nonrefundable \$250.00 fee payable to the Commission.
15		(C) The names of the current and future primary owner, mailing
16		address, voice telephone number, facsimile number (if any),
17		and email address (if any).
18		
19	<u>(b)</u>	A transfer badge issued pursuant to this section shall be valid during the
20		unexpired term of the previously issued registration or license.
21	<u>(d)</u>	Upon issuance of the transfer badge, the previously
22		issued badge for that third-party proposition services provider shall become
23		void and shall not be used.
24	<u>(e)</u>	Transfer badges shall be issued by the Commission within seven days of
25		receipt of a complete application.
26	Δnth	ority: Sections 19840, 19841, and 19984, Business and Professions Code
_0	<u> 1 1 U U U</u>	toring. Seemons 170 to, 170 tr, und 1770t, Dusiness and Hotessions Code

1	Reference:	Section	19984,	Business	and	Profes	sions	Code

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2	

21

Section 12200.7 I reposition I rayer Contract Criteri	Section 12200.7	Proposition Player Contract Criteria
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3	Sect	ion 12200.7 Proposition Player Contract Criteria
4	_(a)	All proposition player contracts shall be subject to, and superseded by, any
5		changes in the requirements of regulations adopted under Business and
6		Professions Code section 19984 that conflict with or supplement provisions
7		of the proposition player contract.
8	<u>(b)</u>	Each proposition player contract shall specifically require all of the
9		following to be separately set forth at the beginning of the contract in the
10		following order:
11		(1) The names of the parties to the contract.
12		(2) The effective dates of the contract.
13		(3) The specific name of the Division-approved gaming activities for
14		which proposition player services will be provided.
15		(4) The maximum and minimum number of gaming tables available to the
16		proposition player provider service.
17		(5) That no more than one owner, supervisor, or player from each
18		provider of proposition player service shall simultaneously play at a
19		table.
20		(6) The hours of operation that proposition player services will be

provided.

1	<u>(7)</u>	A detailed description of the location, applicable security measures,
2		and purpose of any currency, chips, or other wagering instruments that
3		will be stored, maintained, or kept within the gambling establishment
4		by or on behalf of the primary owner.
5	(8)	That proposition player services shall be provided in the gambling
6		establishment only in compliance with laws and regulations pertaining
7		to controlled gambling.
8	(9)	That proposition player services may be provided only by authorized
9		players with current registration or licensing under this chapter.
10	(10)	That the primary owner shall provide the gambling establishment with
11		a copy of its registration or license certificate, and that the gambling
12		establishment shall maintain the certificate on file, together with a
13		copy of the proposition player contract applying to that establishment.
14	<u>(11)</u>	That a registrant or licensee may not provide proposition player
15		services in a gambling establishment for which the registrant holds a
16		state gambling license, key employee license, or work permit.
17	(12)	That collection fees charged by the house for participation in any
18		controlled game shall be the same as those charged to other
19		participants during the play of the game.
20	(13)	The initial number that will be used for the sequentially numbered
21		<u>forms.</u>
22	<u>(14)</u>	Any agreement between the primary owner and the house for owners
23		or supervisors to inspect or receive a copy of surveillance recordings

1		of tables at which proposition player services are provided under the
2		contract during the times the services are provided, as necessary for
3		business purposes.
4	(15)	A full disclosure of any financial arrangements entered into during the
	(13)	
5		term of the contract for any purpose between the house and any
6		registrant or licensee covered by the proposition player contract. If
7		there is no financial consideration that passes under the contract, a
8		statement to that effect shall be included.
9	<u>(16)</u>	That any legal dispute between the primary owner and the house,
10		including any exclusion of a registered owner, player, or supervisor
11		covered by the contract from the house shall be reported in writing
12		within 10 days by the primary owner and the house to both the
13		Commission and the Division.
14	(17)	That the primary owner and the house shall report in writing within 10
15		days to both the Commission and the Division the identity of any
16		registrant whose activities are covered by the proposition player
17		contract and who is arrested in the gambling establishment by a peace
18		officer, who is removed from the gambling establishment by a peace
19		officer or the house, or who is involved in a patron dispute regarding
20		his or her activities in the gambling establishment that is the subject of
21		a report to a peace officer and that results in removal of one or more
22		individuals.

1	(18) That any cheating reported to the house by a registrant or licensee	
2	shall be reported in writing within 5 days by the primary owner and	<u>l</u>
3	the house to the Commission and Division.	
4	(19) That the criteria for granting any rebates by proposition players to	
5	patrons be spelled out in the contract; and that neither the house nor	<u> </u>
6	any employee of the house shall have any role in rebates.	
7	(20) That any tipping arrangements shall be specified in the contract; that	<u>ıt</u>
8	percentage tips shall not be given; and that tips shall not be given to	<u>)</u>
9	employees of the house having either decision-making authority ov	<u>er</u>
10	the outcome of the game or supervisory responsibilities.	
11	(21) That the primary owner may reimburse the house in specified amou	<u>ınts</u>
12	for equipment such as surveillance cameras and monitors, or cards,	
13	shuffling machines, and dice. Neither the primary owner nor its	
14	employees shall purchase, lease, or control such equipment.	
15	(c)(1) Except as expressly authorized by this subsection (c), a proposition player	<u>.</u>
16	contract shall not include any provision authorizing payment to or receipt	<u>by</u>
17	the house, or a designee thereof, of any share of the profits or revenues of	a
18	registrant or a licensee. Any payments made by a registrant or licensee to	<u> </u>
19	the house for a purpose determined by agreement with the house shall be	
20	specifically authorized by the proposition player contract. All payments	
21	shall be specified in the contract. The contract shall identify each specific	<u>;</u>
22	service or facility provided under the contract and shall specify the total	
23	charge for each category, such as advertising. The contract shall identify	<u>the</u>
24	total charge for each of the following categories: services, facilities, and	

1		advertising. In addition, the contract shall include a detailed list, excluding
2		specific costs, of the items provided or received in each of these categories.
3		
4		(2) In no event may a proposition player contract provide for any
5		payment based on a percentage or fraction of the registrant's gross
6		profits or wagers made or the number of players. All payments shall
7		be fixed and shall only be made for services and facilities requested
8		by, and provided to, the registrant or licensee, and for a reasonable
9		share of the cost of advertising with respect to gaming at the gambling
10		establishment in which the registered owner participates.
11		(3) No contract provision shall authorize any payments for services or
12		facilities that are substantially disproportionate to the value of the
13		services or facilities provided. No contract shall include any charge,
14		direct or indirect, for the value of an exclusive right to conduct
15		proposition play within all or a portion of the gambling establishment.
16		No payment other than the collection fee for play, shall be required
17		for play at any table, including, without limitation, reservation of a
18		seat.
19	<u>(d)</u>	The proposition player contract shall not contain any provision that limits
20		contact with officials or employees of the Commission or Division. The
21		proposition player contract shall prohibit an owner or the house from
22		retaliating against any registrant or licensee on account of contact with an
23		official or employee of the Commission or Division or any other public
24		official or agency.

1	(e) A proposition player contract shall be consistent with the provisions of
2	Business and Professions Code section 19984, subdivision (a), prohibiting a
3	gambling establishment or the house from having any interest, whether
4	direct or indirect, in funds wagered, lost, or won. No proposition player
5	contract shall be approved that would permit the house to bank any game in
6	the gambling establishment.
7	(f) Each proposition player contract approved by the Division shall contain a
8	provision authorizing the Commission, after receiving the findings and
9	recommendation of the Division, to terminate the contract for any material
10	violation of any term required by this section.
11	Authority: Sections 19840, 19841, and 19984, Business and Professions Code.
12	Reference: Section 19984, Business and Professions Code
13	
14	Section 12200.9 Review and Approval of Proposition Player
15	<u>Contracts</u>
16	(a) (1) On and after April 30, 2004, proposition player services shall not be
17	provided except pursuant to a written proposition player contract
18	approved in advance by the Division. Provision of proposition player
19	services by any person subject to registration or licensing under this
20	chapter, or engagement of proposition player services by the holder of
21	a state gambling license, without a contract as required by this section
22	is a violation of this section. The Division shall approve a proposition

1		player contract only if all the following requirements have been
2		satisfied:
3		(A) The contract is consistent with this regulation and the Act.
4		(B) The contract does not provide for controlled gambling that will
5		be conducted in a manner that is inimical to the public health,
6		safety, or welfare.
7		(C) The contract will not create or enhance the dangers of
8		unsuitable, unfair, or illegal practices, methods, or activities in
9		the conduct of controlled gambling or in the carrying on of the
10		business and related financial arrangements.
11		(D) The contract will not undermine public trust that the controlled
12		gambling operations covered by the contract will be conducted
13		honestly, by reason of the existence or perception of any
14		collusive arrangement between any party to the contract and the
15		holder of a state gambling license, or otherwise.
16	<u>(2)</u>	Prior to December 7, 2003, each primary owner providing proposition
17		player services at a gambling establishment on the date that these
18		regulations originally became effective (November 6, 2003) shall
19		submit an Application for Contract Approval Provider of Proposition
20		Player Services (DGC-APP.030, rev. 09/03), which is hereby
21		incorporated by reference.
22	(3)	A complete application for contract approval shall include all of the
23		following:

1		<u>(A)</u>	A completed Application for Contract Approval Provider of
2			Proposition Player Services (DGC-APP.030, rev. 06/04), which
3			is hereby incorporated by reference.
4		<u>(B)</u>	A completed Appointment of Designated Agent for Owners and
5			Proposition Players (DGC-APP.031, rev. 05/04), which is
6			hereby incorporated by reference.
7		<u>(C)</u>	An executed copy of the contract that specifically addresses all
8			of the requirements of Section 12200.7.
9		(D)	A playing book form that specifically addresses all of the
10			requirements of section 12200.13.
11		<u>(E)</u>	A five hundred dollar (\$500) nonrefundable application fee.
12			
13		<u>(F)</u>	A deposit in such amount as, in the judgment of the Director of
14			the Division, will be sufficient to pay the anticipated processing
15			costs. The Division may require an additional sum to be
16			deposited to pay the final costs of the review and approval or
17			disapproval of the contract. Any money received as a deposit in
18			excess of the costs incurred in the review and approval or
19			disapproval of the contract will be refunded and an itemized
20			accounting will be provided to the primary owner, or primary
21			owner's designee. [OR, if DGC emergency regulation
22			approved: a \$1200 deposit as required by Title 11, California
23			Code of Regulations, section 2037(a)(2)(A).]
24	(4)	The l	Division shall notify the applicant, in writing, within ten working
25	<u>(¬)</u>		of receiving the application that the application or resubmitted
23 26		-	cation is complete or incomplete. If an application is incomplete.
4O		annil	canon is complete of incomplete. It an application is incomplete.

1		the Division shall request, in writing, any information, fees, or
2		documentation needed to complete the application. Unless extended
3		by the Division for further investigation up to 90 days or with the
4		consent of the applicant, review and approval or disapproval of a
5		proposition player contract shall be completed within 90 days of
6		receiving a completed application and notice thereof shall be sent via
7		United States mail to the applicant or the applicant's designee within
8		10 days of the Division's decision. Notice of disapproval of the
9		contract or amendments shall specify the cause.
10	(b) (1)	In lieu of the procedure specified in subsection (a), the Division shall
11		provide an expedited review process of an application for contract
12		approval if all of the following conditions exist:
13		
14		(A) Proposition player services were provided in the gambling
15		establishment at any time during the 30 days preceding the
16		application pursuant to a contract that was previously approved
17		by the Division and that has been terminated.
18		
19		(B) The proposed contract is between the house and a different
20		primary owner than the previous contract under which
21		proposition player services were provided in the gambling
22		establishment.
23		
24		(C) The terms of the proposed contract are substantially identical to
25		the contract previously approved by the Division under which
26		proposition player services were provided in the gambling

1		establishment at any time during the 30 days preceding the
2		application.
3		
4	<u>(2)</u>	If an application for contract approval is submitted as an expedited
5		contract request and the Division determines that it does not meet the
6		criteria, the primary owner or designee and the house shall be notified
7		within one business day of the Division's decision. Any contract that
8		is not processed through the expedited review and approval process
9		shall be treated as a new contract request and reviewed and approved
10		or disapproved as otherwise provided by subsection (a).
11		
12	(3)	The Division shall complete the expedited review and approval of a
13		contract within three business days of receiving all of the following:
14		
15		(A) A completed Application for Contract Approval Provider of
16		Proposition Player Services (DGC-APP.030, rev. 06/04).
17		
18		(B) A completed Appointment of Designated Agent for Owners and
19		Proposition Players (DGC-APP.031, rev. 05/04).
20		
21		(C) An executed copy of the contract that specifically addresses all
22		the requirements of Section 12200.7.
23		
24		(D) A playing book form that specifically addresses all the
25		requirements of Section 12200.9.
26		

1		(E) A five hundred dollar (\$500) nonrefundable application fee.
2		(F) An expedited processing fee of \$550.
3	<u>(c)</u>	(1) As soon as is practicable after determining that any application for
4		approval of a proposition player contract or amendment is complete
5		and that the contract or amendment appears to qualify for approval,
6		but in no event less than 75 days from receipt of a complete
7		application package, the Division shall submit the contract or
8		amendment to the Commission for review and comment. The
9		Commission shall provide the Division with comments, if any, within
10		15 days of receipt of the contract or amendment. This paragraph does
11		not apply to expedited approval under subsection (b).
12		(2) A copy of the Division's notice of approval or disapproval of a
13		proposition player contract or amendment thereto shall be sent to the
14		Commission.
15	<u>(d)</u>	An executed copy of the currently effective contract, and all amendment(s)
16		thereto, and a copy of all Division notices that approved the contract and any
17		amendment shall be maintained at the gambling establishment and shall be
18		provided for review or copying upon request by any representative of the
19		Commission or Division.
20	<u>(e)</u>	The term of any proposition player contract shall not exceed one year. No
21		amendment changing any of the contract terms referred to in Section
22		12200.7, other than paragraphs (3), (4), and (6) of subsection (b) thereof,
23		may become effective during the term of a proposition player contract
24		without the prior written approval of the Division. If any amendment is

1	made to a proposition player contract term specified in paragraphs (3), (4),
2	or (6) of subsection (b) of Section 12200.7, both parties to the contract shall
3	notify the Commission and Division in writing of the amendment within 10
4	days of the execution thereof by the parties to the contract.
5	(f) Requests to review and approve an amendment to a proposition
6	player contract shall be submitted with an application for
7	approval along with an executed copy of the contract, a five
8	hundred dollar (\$500) nonrefundable application fee, and a
9	deposit in such amount as, in the judgment of the Director of
10	the Division, will be sufficient to pay the anticipated processing
11	costs. The Division may require an additional sum to be
12	deposited to pay the final costs of the review and approval or
13	disapproval of the amendment. Any money received as a
14	deposit in excess of the costs incurred in the review and
15	approval or disapproval of the amendment shall be refunded
16	and an itemized accounting shall be provided to the primary
17	owner or the primary owner's designee. ***. [OR, if DGC]
18	emergency regulation approved: a \$450 deposit as required by
19	Title 11, California Code of Regulations, section
20	2037(a)(2)(B).]
21	
22	(g) All proposition player contracts shall be subject to, and superseded by, any
23	changes in the requirements of regulations adopted under Business and
24	Professions Code section 19984 that conflict with or supplement provisions
25	of the proposition player contract.

1	Auth	ority: Sections 19840, 19841, and 19984, Business and Professions Code
2	Refe	rence: Section 19984, Business and Professions Code
3	Sect	ion 12200.11 Extension [Continuation] of Proposition
4		Player Contracts
5	<u>(a)</u>	An application for approval of a contract to continue proposition player
6		services shall include all of the following:
7		(1) A completed Application for Contract Approval for Provider of
8		Proposition Player Services (DGC-APP.030, rev. 06/04), which is
9		hereby incorporated by reference.
10		(2) A \$500 application fee.
11		(3) An executed contract.
12		(4) A deposit in such amount as, in the judgment of the Director of the
13		Division, will be sufficient to pay the anticipated processing costs.
14		The Division may require an additional sum to be deposited to pay the
15		final costs of the review and approval or disapproval of the contract.
16		Any money received as a deposit in excess of the costs incurred in the
17		review and approval or disapproval of the contract will be refunded
18		and an itemized accounting will be provided to the primary owner, or
19		primary owner's designee.
20	<u>(b)</u>	The application shall be submitted to the Division no later than 90 days prior
21		to the date that the current contract is scheduled to expire.

1	<u>(c)</u>	As soon as is practicable after determining that any application for approval
2		of a proposition player contract extension is complete and that the contract
3		extension appears to qualify for approval, but in no event less than 75 days
4		from receipt of the application, the Division shall submit the contract
5		extension to the Commission for review and comment. The Commission
6		shall provide the Division with comments, if any, within 15 days of receipt
7		of the contract extension.

8

9

Section 12200.13 Playing Book

- The primary owner shall be responsible for assuring that its players maintain 10 (a) accurate, complete, and up-to-date playing books for all sessions of play 11 12 worked in conformity with regulations of the Commission. The information in the playing-book record shall be transferred to the primary owner, or a 13 supervisor designated by the primary owner at the end of each session of 14 play. The primary owner shall maintain this information in English at a 15 single location in the State of California, and shall maintain the original 16 17 playing book records in the State of California, for at least five years. The location or locations where the records of this information and the original 18 playing book records are maintained, and any change therein, shall be 19 disclosed to the Commission and Division by written notice mailed or 20 delivered within five business days after establishing or changing such a 21 22 location.
- 23 (b) Playing books shall be prepared and maintained as follows:

1	(1)	Playing book forms shall be reviewed and approved or disapproved
2		during the review of the contract by the Division.
3	<u>(2)</u>	Each form in the playing book shall be recorded in ink and include,
4		but not be limited to, the following information:
5		(A) Sequential numbers. Any unused form shall be voided and
6		maintained in the playing book.
7		(B) Specify the name of the gambling establishment where play
8		occurred.
9		(C) The date when play occurred.
10		(D) Beginning and ending balances.
11		(E) All fills and credits affecting the balance shall be individually
12		identified.
13		(F) The printed full name and badge number of the proposition
14		player, which includes owners, supervisors, and/or players.
15		(G) The table number.
16		(H) The specific name of the Division-approved gaming activity.
17		(I) The name of the primary owner.
18	<u>(3)</u>	The form for each session of play shall be dated and signed under
19		penalty of perjury by the person who prepared it and shall include a
20		declaration in the following form: "I declare under penalty of perjury

1	under the laws of the State of California that the foregoing is true and
2	correct."
3	Authority: Sections 19840, 19841, and 19984, Business and Professions Code
4	Reference: Section 19984, Business and Professions Code
5	
6	Section 12200.14. Organization Chart and Employee Report
7	
8	(a) No later than September 1, 2004, each registered primary owner shall submit
9	a current organization chart and a listing of all employees to the Division
10	and the Commission.
11	(b) Upon renewal of the registration or license and six months thereafter, each
12	registered or licensed primary owner shall submit an updated organization
13	chart and a listing of all employees to the Division and the Commission.
14	
15	Authority: Sections 19840, 19841, and 19984, Business and Professions Code
16	Reference: Section 19984, Business and Professions Code
17	********************
18	***CGCC LICENSING STAFF TO PROVIDE REPLACEMENT
19	TEXT FOR SECTION 12202.15***
20	Section 12200.15 Transfers and Sales
21	(a) No individual who is an owner shall in any manner transfer any interest in
22	the proposition player services operation to any person, firm, or corporation

1		until the proposed transferee or transferees have made application for and
2		obtained registration or licensing as an owner from the Commission.
3		Applications for a transfer of the interest shall be made by the transferee
4		applying for registration or licensing under this regulation. Evidence of the
5		transferor's agreement to transfer the interest shall accompany the
6		application for registration or licensing.
7	<u>(b)</u>	The proposed articles of incorporation and sales and transfer agreement shall
8		be submitted to the Commission for approval prior to submission of
9		application.
10	<u>(c)</u>	The effective date of the sale shall be at least 90 days after receipt of the
11		application, or such other shorter time period as shall be set by the Executive
12		Director with the agreement of the applicant.
13	<u>Autl</u>	nority: Sections 19840, 19841, and 19984, Business and Professions Code
14	Refe	rence: Section 19984, Business and Professions Code
15	****	***************
16	Sect	tion 12200.16. Inspections and Investigations
17	<u>(a)</u>	When requested by a representative of the Division, a registrant or licensee
18	<u>(u)</u>	shall immediately permit the Division representative, in accordance with the
19		request, to inspect, copy, or audit all requested documents, papers, books,
20		and other records of the registrant or licensee related to the provision of
21		proposition player services. If the records are maintained in electronic form
22		and the registrant or licensee is requested to do so, the registrant or licensee

1	shall provide a printed copy in English pursuant to this section within 24
2	hours of the request.
2	(b) If requested in writing by the Evecutive Director, the Division shall conduct
3	(b) If requested in writing by the Executive Director, the Division shall conduct
4	an inspection or investigation of a registrant or a licensee. Within 30 days
5	of receipt of the request, the Division shall advise the Executive Director in
6	writing of the status of the inspection or investigation and shall also provide
7	an estimated date on which the inspection or investigation may reasonably
8	be expected to be concluded. Upon completion of the inspection or
9	investigation, the Division shall provide a final written report to the
10	Executive Director.
1.1	(a) Nothing in this about a more lader Commission at CC from commission at their
11	(c) Nothing in this chapter precludes Commission staff from carrying out their
12	duties under applicable statutes and regulations.
13	(d) All records required by this chapter shall be maintained in English, in
14	California, for at least five years.
	A (I) *4 (C) (* 10040 10041 110004 P) * 1P (C) * (C) 1
15	Authority: Sections 19840, 19841, and 19984, Business and Professions Code
16	Reference: Section 19984, Business and Professions Code
17	Section 12200.17 Emergency Orders
18	Registrants and licensees under this chapter shall be subject to emergency orders
19	under Business and Professions Code section 19931.
19	under Business and Frotessions Code Section 17731.
20	Authority: Sections 19840, 19841, and 19984, Business and Professions Code
21	Reference: Sections 19984 and 19931, Business and Professions Code
22	Section 12200.18 Revocation

1	The C	Commission may revoke a registration or license, upon any of the following
2	grou	nds, after a hearing conducted pursuant to the same procedures applicable to
3	the re	evocation of a gambling establishment license:
4 5	<u>(a)</u>	The registrant or licensee committed, attempted to commit, or conspired to commit any acts prohibited by the Gambling Control Act or this chapter.
6 7	<u>(b)</u>	Any act or omission by the registrant that would disqualify the registrant from obtaining registration under this chapter. Any act or omission by the
8		licensee that would disqualify the licensee from obtaining licensing under
9		this chapter.
10 11 12	<u>(c)</u>	The registrant or licensee engaged in any dishonest, fraudulent, or unfairly deceptive activities in connection with controlled gambling, including any violation of laws related to cheating.
13	<u>(d)</u>	The registrant or licensee failed or refused to comply with the requirements
14		of Section 12200.16 (Inspections and Investigations).
15 16	<u>(e)</u>	The registrant or licensee failed or refused to comply with the requirements of Section 12200.14 (Organization Chart and Employee Report).
17 18	<u>(f)</u>	The registrant or licensee concealed or refused to disclose any material fact in any inquiry by the Division or the Commission.
19 20	(g)	The registrant or licensee committed, attempted, or conspired to commit any embezzlement or larceny against a gambling licensee or proposition player

registrant or upon the premises of a gambling establishment.

21

1	<u>(h)</u>	The registrant or licensee has been lawfully excluded from being present
2		upon the premises of any licensed gambling establishment for any reason
3		relating to cheating or any violation of the Gambling Control Act by the
4		registrant.
5	<u>(i)</u>	The registrant or licensee buys or sells chips outside the cage, except for
6		exchanging with a patron chips of one denomination for chips of another
7		denomination.
8	<u>(j)</u>	The registrant or licensee lends money or chips to gambling establishment
9		patrons, except for exchanging with a patron chips of one denomination for
10		chips of another denomination.
11	<u>(k)</u>	The primary owner or any other owner knowingly permitted one or more of
12		the owner's supervisors or players to commit any act described in
13		subsections (a) to (j), inclusive.
14	<u>(1)</u>	The primary owner or any other owner knew, or failed to implement
15		reasonable oversight procedures that would have apprised the owner, that
16		one or more of the registrants or licensees was in violation of one or more
17		provisions of this chapter or of the Gambling Control Act and failed or
18		refused to take action to prevent the recurrence of the violation or violations.
19	Auth	ority: Sections 19840, 19941, and 19984, Business and Professions Code
20	Refe	rence: Section 19984, Business and Professions Code

1	Sect	tion 12200.20	Annual Fee	
2	<u>(a)</u>	No later than So	eptember 1 of each year, beginni	ng September 1, 2004, each
3		registered prima	ary owner shall submit to the Co	mmission the annual fee set
4		forth in subsect	ion (b) of this section, based on t	the total number of
5		registrations aff	iliated with that primary owner	on August 15, 2004.
6	<u>(b)</u>	Within 30 days	of approval of any request to co	nvert a registration to a
7		license, the Cor	mmission shall notify the license	e of any additional fees owed
8		for the term of	the license granted, allowing pro	rata credit on a monthly
9		basis for any an	nual fee paid in connection with	a registration that has not
10		expired.		
11				
12	<u>(c)</u>	The annual fee	shall be computed based on the f	following schedule reflecting
13		the total number	r of registrants affiliated with a p	particular primary owner on
14		the date of asse	ssment:	
15		Category	Number of Registrants	Fee Per Registrant
16				
17		A	1—5	\$2800
18				
19		В	635	\$3050
20				
21		С	36175	\$3300
22				
23		D	176—400	\$3550
24				
25		Е	401900	\$3800
26				

1		F 9011200	<u>\$4050</u>
2			
3		G 1200 or more	\$4300
4			
5	<u>(d)</u>	(A) Upon advance written approval by	the Executive Director, installment
6		payments submitted prior to conversion	to licensure shall be permitted as
7		follows: one-third of the annual fee to be	submitted no later than September
8		1, one-third no later than December 1, ar	nd the balance no later than March 1
9		(B) Upon advance written approval by	the Executive Director, installment
10		payments submitted after conversi	on to licensure shall be permitted as
11		follows: one-third of the annual fe	e to be submitted prior to issuance
12		of the license, one-third to be subr	nitted three months thereafter, and
13		one-third to be submitted six mont	hs thereafter.
14	<u>(e)</u>	Refunds shall not be available in the ever	nt of a subsequent decrease in the
15		number of registrants upon which the and	nual fee payment was based.
16	<u>(f)</u>	Following assessment of the annual fee,	if the primary owner increases the
17		number of its registrants above the numb	er upon which the annual fee
18		assessment was based, the primary owne	er shall submit to the Commission
19		the additional per player fee set forth in s	subsection (b) of this section. No
20		new badges will be issued until the addit	ional per player fees has been
21		received by the Commission.	
22	<u>(g)</u>	No renewal application shall be accepted	by the Commission until any
23		delinquent annual fees have been paid in	<u>full.</u>
24	Autl	nority: Sections 19840, 19841, and 19984	, Business and Professions Code
25	Refe	erence: Section 19984, Business and Profe	essions Code

Section 12200.21 Compliance

1

2	<u>(a)</u>	Registrants and licensees shall comply with game rules approved by the
3		Division, including but not limited to, the rules regarding player-dealer
4		rotation and table wagering. No registrant or licensee shall be accorded any
5		preference by the house over other players; provided, that a proposition
6		player contract may, at any table assigned for play by the contracted
7		registrant or licensee, preclude players of any other registrant or licensee
8		under this chapter or chapter 2.2 of this title from playing at that table during
9		the periods of play assigned by the proposition player contract for the
10		contracted registrant or licensee.
11	<u>(b)</u>	Only an authorized player may possess, direct, or otherwise control
12		currency, chips, or other wagering instruments used for play in the
13		performance of a proposition player contract.

- 14 Authority: Sections 19840, 19841, and 19984, Business and Professions Code
- 15 **Reference:** Section 19984, Business and Professions Code

16 Article 2. Registration

17 Section 12200.25 Transition to Licensing

18 (a) The Division shall summon persons registered as primary owners,
19 owners, supervisors, players, and other employees for the purpose of
20 applying for licenses under this chapter. The Division shall summon
21 primary owners, owners, supervisors, players, and other employees as
22 expeditiously as possible in light of available program resources. The
23 registration of any registrant that fails or refuses to submit a supplemental

1		license application package including any fees to the Commission within 30
2		days of receiving a summons from the Division shall expire by operation of
3		law on the following day. Prior to and during review of a request to convert
4		a registration to a license, a registration shall remain valid and may be
5		renewed by the registrant as necessary, upon application and approval of
6		renewal of registration as provided in Section 12203.
7	<u>(b)</u>	If the registration expires by operation of law, the former registrant shall
8		submit a new request to convert a registration to a license and a new
9		nonrefundable application fee.
10	<u>(c)</u>	The transition from registration to licensing for applications approved prior
11		to April 30, 2004, shall be completed no later than July 1, 2007.
12	<u>(d)</u>	A request to convert a registration to a license shall require only payment of
13		a sum of money that, in the judgment of the Director of the Division, will be
14		adequate to pay the anticipated investigation and processing costs, in
15		accordance with Business and Professions Code section 19867.
16	<u>(e)</u>	If a license is issued, it will expire as provided in Section 12218.19 (Term of
17		License).
18	Auth	nority: Sections 19840, 19841, and 19984, Business and Professions Code
19	Refe	rence: Section 19984, Business and Professions Code
20 21		
22	Sect	ion 12201. Registration
23	(a)	On and after March 31, 2004, no person may provide proposition player
24		services or obtain a badge as required by Section 12206 12200.3 without a
25		current valid registration issued by the Commission.

- 1 (b) Except as provided in subsection (c), registration Registration shall be issued
 2 for a period of one year.
- 3 (c) For owners, supervisors, and players, requirements for registration under this
- 4 regulation will be superseded by licensure licensing requirements upon the
- 5 effective date of implementing regulations of the Commission to be adopted
- 6 in the future. Registration under this chapter Article or its predecessor shall
- 7 not create any vested right to licensing under those implementing regulations
- 8 Article 3 of this Chapter or any successor provision.
- 9 THREE ALTERNATIVES ARE PRESENTED FOR SUBSECTION (d).
- 10 ALTERNATIVE ONE WOULD CONTINUE THE CURRENT LANGUAGE
- 11 WITH ONE MINOR CHANGE.
- 12 ALTERNATIVE TWO WOULD RESPOND TO A REQUEST FOR
- 13 CLARIFICATION MADE AT THE MAY 12, 2004 WORKSHOP.
- 14 ALTERNATIVE THREE WOULD PLACE ADDITIONAL RESTRICTIONS ON
- 15 PERSONS ELIGIBLE FOR REGISTRATION. TWO VARIATIONS OF THIS
- 16 POLICY ALTERNATIVE ARE PROVIDED.
- 17 PLEASE NOTE THAT ANOTHER PROVISION OF THESE REGULATIONS
- 18 LIMITS PARTICIPATION IN PROPOSITION PLAY. SECTION
- 19 12200.7(c)(b)(11) REQUIRES THAT ALL CONTRACTS CONTAIN THIS
- 20 PROVISION: "That a registrant or licensee may not provide proposition player
- services in a gambling establishment for which the registrant holds a state
- 22 gambling license, key employee license, or work permit."

ALTERNATIVE ONE

(d) If a primary owner is a corporation, partnership, or other business entity, each owner, supervisor, and individual having a relationship to that entity specified in Business and Professions Code section 19852, subdivisions (a) to (h), inclusive, shall individually apply for and obtain registration as an owner listed on the business entity's registration certificate. No business entity or sole proprietor shall be registered under this chapter that is also licensed under the Gambling Control Act to operate a gambling establishment.

ALTERNATIVE TWO

(d) If a primary owner is a corporation, partnership, or other business entity, each owner, supervisor, and individual having a relationship to that entity specified in Business and Professions Code section 19852, subdivisions (a) to (h), inclusive, shall individually apply for and obtain registration as an owner listed on the business entity's registration certificate. No business entity or sole proprietor shall be registered under this chapter that is also licensed under the Gambling Control Act to operate a gambling establishment. For example, while an individual shareholder of a corporation that is licensed under the Gambling Control Act to operate a gambling establishment is not thereby disqualified from owning an interest in a corporation that is a primary owner, the corporation that is licensed under the Gambling Control Act to operate a gambling establishment shall not be eligible for registration under this chapter.

1	ALTERNATIVE THREE variation A
2	(d) (1) If a primary owner is a corporation, partnership, or other business
3	entity, each owner, supervisor, and individual having a relationship to that
4	entity specified in Business and Professions Code section 19852,
5	subdivisions (a) to (h), inclusive, shall individually apply for and obtain
6	registration as an owner listed on the business entity's registration
7	certificate. No business entity or sole proprietor shall be registered under
8	this chapter that is also licensed under the Gambling Control Act to operate
9	gambling establishment.
10	(2) Neither of the following shall be eligible for registration under this
11	<u>chapter:</u>
12	(A) Any gambling establishment as defined in Business and
13	Professions Code section 19805(m).
14	(B) "The house" as defined in Business and Professions Code
15	section 19805(q).
16	ALTERNATIVE THREE variation B
17	(d) (1) If a primary owner is a corporation, partnership, or other business
18	entity, each owner, supervisor, and individual having a relationship to that
19	entity specified in Business and Professions Code section 19852,
20	subdivisions (a) to (h), inclusive, shall individually apply for and obtain
21	registration as an owner listed on the business entity's registration
22	certificate. No business entity or sole proprietor shall be registered under
23	this chapter that is also licensed under the Gambling Control Act to operate
24	gambling establishment.

1		<u>(2)</u>	None	of the following shall be eligible for registration under this
2		<u>chap</u>	ter:	
3			(A)	Any gambling establishment as defined in Business and
4				Professions Code section 19805(m).
5			<u>(B)</u>	Any owner, shareholder, partner, key employee, or landlord of
6				any gambling establishment as set forth in Business and
7				Professions Code section 19805(q).
8			<u>(C)</u>	Any individual holding a work permit as authorized in Business
9				and Professions Code section 19912, whether issued
10				1. By the Commission or
11				2. By a city, county, or city and county pursuant to an
12				ordinance or regulation.
13	<u>END</u>	OF A	LTER1	NATIVE VERSIONS OF SUBSECTION (d)
14	(e)	If the	e applic	cation is for registration as a supervisor or player, the primary
15		owne	er that	will employ the applicant shall be currently registered under this
16		chap	ter.	
17	(f)	A reg	gistratio	on certificate shall be issued to each primary owner and shall
18		inclu	ide an e	expiration date. All owners other than the primary owner, all
19		supe	rvisors	, and all persons required to be registered pursuant to subsection
20		(d) o	f this s	ection shall not receive a separate registration certificate, but the
21		regis	tration	of every such person shall be endorsed on the registration
22		certi	ficate t	hat is issued to the primary owner.

- Registration is non-transferable. 1 (g) 2 **Authority:** Sections 19840, 19841, and 19984, Business and Professions Code Reference: Sections 19984 and 19951(a), Business and Professions Code 3 Section 12202. Application for Registration 4 5 (a) The application for registration shall designate whether the registration is requested as a primary owner, other owner, supervisor, player, or other 6 7 employee. The application shall be signed by both the individual applicant and the designated agent, or, if the applicant is a business entity, by the chief 8 executive officer or other designated officer of the business entity. 9 10 (b) An application for registration shall include all of the following: **(1)** Payment of a nonrefundable application fee in the amount of five 11 12 hundred dollars (\$500). A completed Application for Third Party Proposition Player Services (2) 13 Registration (CGCC-035, rev. 02/04), which is hereby incorporated 14
 - (3) A <u>properly completed</u> Request for Live Scan Service (California Department of Justice Form BCII 8016, rev. 4/01) for an applicant that is an individual, confirming that the applicant's fingerprints have been submitted to the Bureau for an automated background check and response.

by reference.

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1		(4) Two (2) two-by-two inch color passport-style photographs of an
2		applicant that is an individual taken no more than one year before
3		submission of the application to the Commission.
4	(c)	An applicant that is an individual shall complete and submit such
5		supplemental information as may be required by the Commission form Third
6		Party Proposition Player Services Registration Supplemental Information
7		(CGCC-036, rev. 02/04), which is hereby incorporated by reference, or by
8		the Division as necessary for completion of its review as provided in this
9		chapter .
10	(d)	An applicant for registration or for any approval required by this chapter
11		shall make full and true disclosure of all information to the Commission and
12		Division as required for the application and as requested by the Commission
13		or Division to carry out the policies of this state relating to controlled
14		gambling.
15	Auth	nority: Sections 19840, 19841, and 19984, Business and Professions Code
16	Refe	rence: Sections 19984 and 19951(a), Business and Professions Code
17	Sect	ion 12203. Processing of Applications for Initial and Renewal
18		Registration
19	(a)	The Executive Director shall notify the applicant in writing within 15 20
20		days of receiving the application, that the application or resubmitted
21		application is complete and accepted for filing, or that the application or
22		resubmitted application is deficient. If an application for registration is
23		incomplete, the Executive Director shall request in writing any information

1	needed in order to complete the application. The applicant shall be
2	permitted at least 60 but no more than 90 days in which to furnish the
3	information. If the applicant fails to respond to the request, the application
4	shall be deemed abandoned and no further action will be taken on it.

- Upon determination that an application for registration is complete, the 5 (b) application shall be processed within 60 days and the Executive Director 6 shall either issue the registration and badge applied for or shall notify the 7 applicant of denial and the grounds therefor under Section 12204. However, 8 9 this time may be extended by the Executive Director for no more than 30 additional days if necessary to obtain information required to determine 10 eligibility. The Executive Director shall promptly notify the applicant in 11 writing of any such delay, including the length of the extension. 12
- 13 (c) If the applicant submits a request for withdrawal of his or her application to 14 the Commission, the application shall be deemed abandoned and no further 15 action will be taken on it.
- 16 (d) The Commission shall provide written notice of abandonment of an
 17 application to the applicant and the Division. If the application is for
 18 registration as a supervisor, player, or other employee, the Commission shall
 19 also provide written notice of abandonment of the application to the primary
 20 owner.
- Nothing in this chapter shall require the Commission or Division to divulge to the applicant any confidential information received from any law enforcement agency or any information received from any person with assurances that the information would be maintained as confidential.

I	ľ	Nothing in this chapter shall require the Commission of Division to divulge
2	a	any information that might reveal the identity of any source of information
3	0	or jeopardize the safety of any person.
4	<u>(f)</u> F	Renewal applications for owners shall be received no later than 120 days
5	р	prior to the expiration of the current registration, together with all required
6	<u>f</u>	ees. If an application is received after this 120-day deadline, an expedited
7	p	processing fee of \$60 shall be submitted with the application. If an
8	<u>e</u>	expedited processing fee is due but has not been received, a registration
9	<u>r</u>	enewal shall not be issued.
10	(g) F	Renewal applications for supervisors, players, and other employees shall be
11	<u>r</u>	eceived no later than 90 days prior to the expiration of the current
12	<u>r</u>	egistration, together with the required \$500 application fee. If an
13	<u>a</u>	application is received after this 90-day deadline, an expedited processing
14	<u>f</u>	ee of \$60 shall be submitted with the application. If an expedited
15	р	processing fee is due but has not been received, a registration renewal shall
16	<u>n</u>	not be issued.
17	Author	rity: Sections 19840, 19841, and 19984, Business and Professions Code
18	Refere	nce: Section 19984, Business and Professions Code.
19		
20	Sectio	n 12204. Ineligibility for Registration

An applicant shall be ineligible for registration for any of the following causes:

1	(a)	Except for an individual seeking registration as "other employee," an
2		individual applicant is under the age of 21.
3	<u>(b)</u>	The applicant has been convicted of any felony, including a conviction in a
4		court of the United States or any other state of an offense that is classified as
5		a felony by the laws of this state.
6	(b)(c)	The applicant has, within the ten year period immediately preceding the
7		submission of the application, been convicted of a misdemeanor involving a
8		firearm or other deadly weapon, gaming or gaming-related activities
9		prohibited by Chapter 9 (commencing with Section 319) or Chapter 10
10		(commencing with section 330) of Title 9 of Part 1 of the Penal Code,
11		violations of the Gambling Control Act, or dishonesty or moral turpitude,
12		not including convictions which have been expunged or dismissed as
13		provided by law.
14	<u>(e)(d)</u>	If the application is for registration as an owner, supervisor, or player, the
15		applicant has been subject to a final administrative or judicial adjudication
16		revoking a registration under this chapter or a state gambling license, key
17		employee license, work permit or finding of suitability or has had an
18		application denied under this chapter or the Gambling Control Act.
19	(d)(e)	The applicant would be ineligible for a state gambling license under any of
20		the criteria set forth in Business and Professions Code section 19859,
21		subdivisions (b), (e), $\underline{\text{or}}$ (f), $\underline{\text{or}}$ (g), the terms of which are incorporated by
22		reference and hereby expressly made applicable to applications for
23		registration under this chapter.

1	(e)	The applicant would be ineligible for a state gambling license under
2		Business and Professions Code section 19858, the terms of which are
3		incorporated by reference and hereby expressly made applicable to
4		applications for registration under this chapter.
5	<u>(f)</u>	The applicant has violated one or more of the prohibitions set forth in
6		Subsection 12200.7(b)(5), (11), or (20) or Subsection 12200.7(c)(1) and (3)
7	(g)	The applicant has failed to comply with one or more of the requirements set
8		forth in Subsection 12200.7(b)(8), (9), (15), (16), (17), (18), (21), or in
9		Subsections 12200.7(c)(2) or (e).
10	Auth	nority: Sections 19840, 19841, and 19984, Business and Professions Code
11	Refe	rence: Section 19984, Business and Professions Code
12	1220	05. Cancellation of Registration
13	(a)	Any registration issued in accordance with this chapter shall be subject to
14		cancellation pursuant to this section. A registration shall be cancelled if the
15		Commission determines upon a noticed hearing that the registrant is
16		ineligible for registration, has failed in the application for registration to
17		reveal any fact material to the holder's qualification for registration, or has
18		supplied information in the registration application that is untrue or
19		misleading as to a material fact pertaining to the criteria for issuance of
20		registration.

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(b)

following:

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If the Commission finds that any of the circumstances set forth in subsection

(a) apply, then the Executive Director shall immediately do all of the

1	(1)	Provide written notice to the registrant and the Division of the
2		cancellation of the registration and the grounds thereof, and provide
3		written notice of the cancellation to the owner, if the registrant is a
4		supervisor, player, or other employee and to any gambling
5		establishment in which the registrant provides proposition player
6		services.

- (2) Notify the registrant that he or she is required to surrender the registrant's badge to the Commission not more than ten days following the date that the notice of the cancellation was mailed or such greater time as is authorized by the Executive Director.
- Authority: Sections 19840, 19841, and 19984, Business and Professions Code.
- 12 **Reference:** Section 19984, Business and Professions Code

Section 12206. Badge

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All individuals registered as owners, supervisors, players, and all other employees 14 of the owner shall wear in a prominently visible location a numbered badge issued 15 by the Commission when present in a gambling establishment during the provision 16 of proposition player services under the proposition player contract that covers the 17 18 registrant. The words "TPP PLAYER REGISTRANT" in capital letters shall be prominently displayed on the badge above the registrant's category of registration 19 as an owner, supervisor, player or other employee. Below that portion of the badge 20 there shall be displayed the picture of the registrant submitted with the application 21 and the badge number, registrant's first name, and expiration date. The registrant's 22 full name shall be printed on the reverse side of the badge. 23

- 1 **Authority:** Sections 19840, 19841, and 19984, Business and Professions Code
- 2 **Reference:** Section 19984, Business and Professions Code

3 Section 12207. Proposition Player Contract Criteria

- (a) All proposition player contracts shall be subject to, and superseded by, any changes in the requirements of regulations adopted under Business and Professions Code section 19984 that conflict with or supplement provisions of the proposition player contract.
- 8 (b) Each proposition player contract shall specifically require all of the following to be separately set forth at the beginning of the contract:
- 10 (1) The names of the parties to the contract.
- 11 (2) The effective dates of the contract.

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- 12 (3) The specific name of the Division-approved gaming activities for which proposition player services will be provided.
- 14 (4) The maximum and minimum number of gaming tables available to the 15 proposition player provider service.
 - (5) That no more than one owner, supervisor, or player from each provider of proposition player service shall simultaneously play at a table.
 - (6) The hours of operation that proposition player services will be provided.
 - (7) A detailed description of the location, applicable security measures, and purpose of any currency, chips, or other wagering instruments that will be stored, maintained, or kept within the gambling establishment by or on behalf of the primary owner.
- 26 (8) That proposition player services shall be provided in the gambling
 27 establishment only in compliance with laws and regulations pertaining
 28 to controlled gambling.

1	. ,	nt proposition player services may be provided only by owners,
2	sup	ervisors, and players with current registration under this chapter.
3	(10) Tha	at a registrant may not provide proposition player services in a
4	gan	nbling establishment for which the registrant holds a state
5	gan	nbling license, key employee license, or work permit.
6	(11)	That collection fees charged by the house for participation in
7		any controlled game shall be the same as those charged to other
8		participants during the play of the game.
9	(12)	The form to be used for the playing book record and the initial
10		number that will be used for the sequentially numbered forms.
11	(13)	Any agreement between the primary owner and the house for
12		owners or supervisors to inspect or receive a copy of
13		surveillance recordings of tables at which proposition player
14		services are provided under the contract during the times the
15		services are provided, as necessary for business purposes.
16	(14)	A full disclosure of any financial arrangements entered into
17		during the term of the contract for any purpose between the
18		house and any registrant covered by the proposition player
19		contract. If there is no financial consideration that passes under
20		the contract, a statement to that effect shall be included.
21	(15)	That any legal dispute between the owner and the house,
22		including any exclusion of a registered owner, player, or
23		supervisor covered by the contract from the house shall be
24		within 10 days reported by the primary owner and the house to
25		the Commission and Division.
26	(16)	That the primary owner and the house shall within 10 days
27		report to the Commission and Division the identity of any
28		registrant whose activities are covered by the proposition player
29		contract and who is arrested in the gambling establishment by a
30		peace officer, who is removed from the gambling establishment
31		by a peace officer or the house, or who is involved in a patron
32		dispute regarding his or her activities in the gambling
33		establishment that is the subject of a report to a peace officer
3/1		and that results in removal of one or more individuals

1	(17)	That any cheating reported to the house by a registrant shall be
1	(17)	That any cheating reported to the house by a registrant shan be
2		reported within 5 days by the primary owner and the house to
3		the Commission and Division.

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- Except as expressly authorized by this subsection, a proposition player contract shall not include any provision authorizing payment to or receipt by the house, or a designee thereof, of any share of the profits or revenues of a registrant. Any payments made by a registrant to the house for a purpose determined by agreement with the house shall be specifically authorized by the proposition player contract. All payments shall be specified in the contract. In no event may a proposition player contract provide for any payment based on a percentage or fraction of the registrant's gross profits or wagers made or the number of players. All payments shall be fixed and shall only be made for services and facilities requested by, and provided to, the registrant, and for a reasonable share of the cost of advertising with respect to gaming at the gambling establishment in which the registered owner participates. No contract provision shall authorize any payments for services or facilities that are substantially disproportionate to the value of the services or facilities provided. No payment other than the collection of fees for play, shall be required for play at any table, including, without limitation, reservation of a seat.
- 21 (d) The proposition player contract shall not contain any provision that limits
 22 contact with officials or employees of the Commission or Division. The
 23 proposition player contract shall prohibit an owner or the house from
 24 retaliating against any registrant on account of contact with an official or
 25 employee of the Commission or Division or any other public official or
 26 agency.
 - (e) A proposition player contract shall be consistent with the provisions of Business and Professions Code section 19984, subdivision (a), prohibiting a gambling establishment or the house from having any interest, whether direct or indirect, in funds wagered, lost, or won. No proposition player contract shall be approved that would permit the house to bank any game in the gambling establishment.
 - (f) Each proposition player contract approved by the Division shall contain a provision authorizing the Commission, after receiving the findings and

- 1 recommendation of the Division, to terminate the contract for any material
- 2 violation of any term required by this section.
- 3 **Authority:** Sections 19840, 19841, and 19984, Business and Professions Code.
- 4 **Reference:** Section 19984, Business and Professions Code

Section 12208. Review and Approval of Proposition Player

6 Contracts

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- (a) On and after April 30, 2004, proposition player services shall not be 7 8 provided except pursuant to a proposition player contract, in writing, 9 approved in advance by the Division. Provision of proposition player 10 services by any person subject to registration under this chapter, or engagement of proposition player services by the holder of a state 11 gambling license, without a contract as required by this section is a 12 violation of this section. The Division shall approve a proposition 13 14 player contract if the contract is consistent with this regulation and the Act; the contract does not provide for controlled gambling that will be 15 conducted in a manner that is inimical to the public health, safety, or 16 welfare; the contract will not create or enhance the dangers of 17 unsuitable, unfair, or illegal practices, methods, or activities in the 18 19 conduct of controlled gambling or in the carrying on of the business and financial arrangements incidental thereto; and will not undermine 20 public trust that the controlled gambling operations covered by the 21 22 contract will be conducted honestly, by reason of the existence or 23 perception of any collusive arrangement between any party to the contract and the holder of a state gambling license, or otherwise. 24
 - (2) Prior to December 7, 2003, each primary owner that is providing proposition player services at a gambling establishment on the date that these regulations originally became effective (November 6, 2003) shall submit an Application for Contract Approval Provider of Proposition Player Services (DGC-APP.030, rev. 09/03), which is hereby incorporated by reference.

1	(3)	A complete application for contract approval shall include all of the
2		following:
3		
4		(A) A completed Application for Contract Approval Provider of
5		Proposition Player Services (DGC-APP.030, rev. 09/03).
6		110postaton 1 layer services (2 30 111 1 103 0, 10 v. 03/02).
7		(B) A completed Appointment of Designated Agent for Owners and
8		Proposition Players (DGC-APP.031, rev. 09/03) which is
9		hereby incorporated by reference.
10		
11		(C) An executed copy of the contract that specifically addresses all
12		of the requirements of Section 12207.
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14		(D) A playing book form that specifically addresses all of the
15		requirements of section 12209.
16		•
17		(E) A five hundred dollar (\$500) nonrefundable application fee.
18		
19		(F) A deposit in such amount as, in the judgment of the Director of
20		the Division, will be sufficient to pay the anticipated processing
21		costs. The Division may require an additional sum to be
22		deposited to pay the final costs of the review and approval or
23		disapproval of the contract. Any money received as a deposit in
24		excess of the costs incurred in the review and approval or
25		disapproval of the contract will be refunded and an itemized
26		accounting will be provided to the primary owner, or primary
27		owner's designee.
28	(4)	The Division shall notify the applicant, in writing, within ten working
29		days of receiving the application that the application or resubmitted
30		application is complete or incomplete. If an application is incomplete,
31		the Division shall request, in writing, any information, fees, or
32		documentation needed to complete the application. Unless extended
33		by the Division for further investigation up to 90 days or with the
34		consent of the applicant, review and approval or disapproval of a
35		proposition player contract shall be completed within 90 days of
36		receiving a completed application and notice thereof shall be sent via
37		United States mail to the applicant or the applicant's designee within

1 2		10 days of the Division's decision. Notice of disapproval of the contract or amendments shall specify the cause.
3	(5)	The Division may make available to any applicant, upon request,
4	()	examples of previously approved contracts, as modified to delete any
5		identifying information of the parties, any reference to the specific
6		amount of monetary consideration, and any other terms or conditions
7		of the contract that the Division determines should remain
8		confidential. Nothing in this paragraph shall be construed to require
9		the Division to approve a contract in the form of any exemplar
10		contract made available pursuant to this paragraph.
11	(b) (1)	In lieu of the procedure specified in subsection (a), the Division shall
12		provide an expedited review process of an application for contract
13		approval if all of the following conditions exist:
14		
15		(A) Proposition player services were provided in the gambling
16		establishment at any time during the 30 days preceding the
17		application pursuant to a contract that was previously approved
18		by the Division and that has been terminated.
19		
20		(B) The proposed contract is between the house and a different
21		primary owner than the previous contract under which
22		proposition player services were provided in the gambling
23		establishment.
24		
25		(C) The terms of the proposed contract are substantially identical to
26		the contract previously approved by the Division under which
27		proposition player services were provided in the gambling
28		establishment at any time during the 30 days preceding the
29		application.
30	(2)	If an application for contract approval is submitted as an expedited
31	(2)	If an application for contract approval is submitted as an expedited contract request and the Division determines that it does not meet the
32 33		criteria, the primary owner or designee and the house shall be notified
34		within one business day of the Division's decision. Any contract that
35		is not processed through the expedited review and approval process
36		shall be treated as a new contract request and reviewed and approved
37		or disapproved as otherwise provided by subsection (a).
38		or analyproved do outer who provided by backetion (a).

1	(3)—	The Division shall complete the expedited review and approval of a
2	, ,	contract within three business days of receiving all of the following:
3		
4		(A) A completed Application for Contract Approval Provider of
5		Proposition Player Services (DGC-APP.030, rev. 09/03).
6		
7		(B) A completed Appointment of Designated Agent for Owners and
8		Proposition Players (DGC-APP.031, rev. 09/03).
9		
10		(C) An executed copy of the contract that specifically addresses all
11		the requirements of Section 12207.
12		1
13		(D) A playing book form that specifically addresses all the
14		requirements of Section 12209.
15		•
16		(E) A five hundred dollar (\$500) nonrefundable application fee.
17		(F) A deposit in such amount as, in the judgment of the Director of
18		the Division, will be sufficient to pay the anticipated processing
19		costs. The Division may require an additional sum to be
20		deposited to pay the final costs of the review and approval or
21		disapproval of the contract. Any money received as a deposit in
22		excess of the costs incurred in the review and approval or
23		disapproval of the contract will be refunded and an itemized
24		accounting will be provided to the primary owner, or primary
25		owner's designee.
26	(c) (1)	Within 15 days of receiving any complete application for approval of
27		a proposition player contract or amendment, the Division shall submit
28		the contract or amendment to the Commission for review and
29		comment. The Commission shall provide the Division with
30		comments, if any, within 10 days of receipt of the contract or
31		amendment. This paragraph does not apply to expedited approval
32		under subsection (b).
33	(2)	A copy of the Division's notice of approval or disapproval of a
34		proposition player contract or amendment thereto shall be sent to the
35		Commission

1	(d) —	An executed copy of the currently effective contract, and all amendment(s)
2		thereto, and a copy of all Division notices that approved the contract and any
3		amendment shall be maintained at the gambling establishment and shall be
4		provided for review or copying upon request by any representative of the
5		Commission or Division.

- (e) The term of any proposition player contract shall not exceed one year and 6 7 shall not be extended or renewed without the prior approval of the Division. No amendment changing any of the contract terms referred to in Section 8 12207, other than paragraphs (3) and (6) of subsection (b) thereof, may 9 become effective during the term of a proposition player contract without the 10 prior written approval of the Division. If any amendment is made to a 11 proposition player contract term specified in paragraph (3) or (6) of 12 13 subsection (b) of Section 12207, both parties to the contract shall notify the Commission and Division in writing of the amendment within 10 days of the 14 execution thereof by the parties to the contract. 15
- Requests to review and approve an amendment to a proposition player 16 contract shall be submitted with an application for approval along with an 17 executed copy of the contract, a five hundred dollar (\$500) nonrefundable 18 application fee, and a deposit in such amount as, in the judgment of the 19 Director of the Division, will be sufficient to pay the anticipated processing 20 costs. The Division may require an additional sum to be deposited to pay 21 22 the final costs of the review and approval or disapproval of the amendment. Any money received as a deposit in excess of the costs incurred in the 23 review and approval or disapproval of the amendment shall be refunded and 24 an itemized accounting shall be provided to the primary owner or the 25 primary owner's designee. 26
- 27 (g) All proposition player contracts shall be subject to, and superseded by, any
 28 changes in the requirements of regulations adopted under Business and
 29 Professions Code section 19984 that conflict with or supplement provisions
 30 of the proposition player contract.
- Authority: Sections 19840, 19841, and 19984, Business and Professions Code
- 32 **Reference:** Section 19984, Business and Professions Code
- 33 Section 12209. Playing Books

1	(a) The primary owner shall be responsible for assuring that their players
2	maintain accurate, complete, and up-to-date playing books for all sessions of
3	play worked in conformity with regulations of the Commission. The
4	information in the playing-book record shall be transferred to the primary
5	owner, or a supervisor designated by the primary owner, on a daily basis.
6	Primary owners shall maintain this information at a single location in the
7	State of California, and shall maintain the original playing book records in
8	the State of California, for at least five years. The location or locations
9	where the records of this information and the original playing book records
10	are maintained, and any change therein, shall be disclosed to the
11	Commission and Division by written notice mailed or delivered within five
12	business days after establishing or changing such a location.
13	(b) Playing books shall be prepared and maintained as follows:
14	(1) Playing book forms shall be reviewed and approved or disapproved
15	during the review of the contract by the Division.
16	(2) Each form in the playing book shall be recorded in ink and include,
17	but not be limited to, the following information:
18	(A) Sequential numbers. Any unused form shall be voided and
19	maintained in the playing book.
20	(B) Specify the name of the gambling establishment where play
21	occurred.
22	(C) The date when play occurred.
<i></i>	(C) The date when play occurred.
23	(D) Beginning and ending balances.
24	(E) All fills and credits affecting the balance shall be individually
25	identified.
26	(F) The printed full name and badge number of the proposition
27	player, which includes owners, supervisors, and/or players.
28	(G) The table number.
29	(H) The specific name of the Division-approved gaming activity.
20	
30	(I) The name of the primary owner.

1	(3)	The form for each session of play shall be dated and signed under
2		penalty of perjury by the person who prepared it and shall include a
3		declaration in the following form: "I declare under penalty of perjury
4		under the laws of the State of California that the foregoing is true and
5		correct."

- 6 Authority: Sections 19840, 19841, and 19984, Business and Professions Code
- 7 **Reference:** Section 19984, Business and Professions Code

8 Section 12210. Transfers and Sales

- 9 No individual who is an owner shall in any manner transfer any interest in the
- 10 proposition player services operation to any person, firm, or corporation not then
- an owner of an interest therein, and such a transfer shall not become effective for
- 12 any purpose, until the proposed transferee or transferees have made application for
- 13 and obtained registration as an owner from the Commission. Applications for a
- 14 transfer of the interest shall be made by the transferee applying for registration
- 15 under this regulation. Evidence of the transferor's agreement to transfer the interest
- shall accompany the application for registration.
- 17 **Authority:** Sections 19840, 19841, and 19984, Business and Professions Code
- 18 **Reference:** Section 19984, Business and Professions Code

19 Section 12211. Inspections

- 20 When requested by a representative of the Commission or Division, a registrant
- 21 shall immediately permit the Commission or Division representative, in
- 22 accordance with the request, to inspect, copy, or audit all requested documents,

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- 1 papers, books, and other records of the registrant related to the provision of
- 2 proposition player services. If the records are maintained in electronic form and
- 3 the registrant is requested to do so, the registrant shall provide a printed copy
- 4 pursuant to this section.
- 5 **Authority:** Sections 19840, 19841, and 19984, Business and Professions Code
- 6 **Reference:** Section 19984, Business and Professions Code

Section 12212. Compliance

- 8 (a) Each primary owner shall remit such fees to defray the cost of compliance 9 review and enforcement in the field as may be required by regulation of the
- 10 Division.

7

(b) Registrants shall comply with game rules approved by the Division 11 regarding player-dealer rotation and table wagering. No registrant shall be 12 accorded any preference by the house over other players; provided, that a 13 proposition player contract may, at any table assigned for play by the 14 contracted registrant, preclude players of any other registrant under this 15 chapter or chapter 2.2 of this title from playing at that table during the 16 periods of play assigned by the proposition player contract for the contracted 17 registrant. For purposes of this subsection, "preference" means and is 18 limited to both of the following if sanctioned by house rule or otherwise 19 directed by the house or its employees: 20

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(1) Any priority in the continuous and systematic rotation of the deal, as required by Penal Code section 330.11, such that a registrant becomes entitled by reason of the priority to occupy the player-

1	dealer position more often than other players. Nothing in this
2	paragraph precludes the house from assigning a particular seat to a
3	registrant.
4	(2) Any advantage to the registrant over other players in the placement
5	of wagers.
6	Authority: Sections 19840, 19841, and 19984, Business and Professions Code
7	Reference: Section 19984, Business and Professions Code
8	Section 12213. Revocation
9 10 11	The Commission may revoke a registration, upon any of the following grounds, after a hearing conducted pursuant to the same procedures applicable to revocation of gambling establishment licenses:
12 13	(a) The registrant committed, attempted to commit, or conspired to commit any acts prohibited by the Gambling Control Act or this chapter.
14 15	(b) Any act or omission by the registrant that would disqualify the registrant from obtaining registration under this chapter.
16 17 18	(c) The registrant engaged in any dishonest, fraudulent, or unfairly deceptive activities in connection with controlled gambling, including any violation of laws related to cheating.
19 20	(d) The registrant failed or refused to comply with the requirements of Section 12211.
21 22	(e) The registrant concealed or refused to disclose any material fact in any inquiry by the Division or the Commission.
23 24 25	(f) The registrant committed, attempted, or conspired to commit any embezzlement or larceny against a gambling licensee or proposition player registrant or upon the premises of a gambling establishment.

1 2 2	(g) The registrant has been lawfully excluded from being present upon the premises of any licensed gambling establishment for any reason relating to abouting or any violation of the Cambling Control. Act by the registrant
3	cheating or any violation of the Gambling Control Act by the registrant.
4	(h) The primary owner or any other owner knowingly permitted one or more of
5 6	the owner's supervisors or players to commit any act described in subsections (a) to (f), inclusive.
7	(i) The primary owner or any other owner knew, or failed to implement
8	reasonable oversight procedures that would have apprised the owner, that
9	one or more of the owner's supervisors or players was in violation of one or
10	more provisions of this chapter or of the Gambling Control Act and failed or
11	refused to take action to prevent the recurrence of the violation or violations
12	Authority: Sections 19840, 19841, and 19984, Business and Professions Code
13	Reference: Section 19984, Business and Professions Code
14	Section 12214. Emergency Orders
15	Registrants under this chapter shall be subject to emergency orders under Business
16	and Professions Code section 19931.
17	Authority: Sections 19840, 19841, and 19984, Business and Professions Code
18	Reference: Sections 19984 and 19931, Business and Professions Code
19	Article 3. Licensing
20	Section 12218. Request to Convert Registration to License
21	(a) A request to convert a registration to a license shall be submitted only in
22	response to a written summons from the Division to a primary owner
23	pursuant to Section 12200.25. Each primary owner's request shall be
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1		accompanied by the requests of all affiliated owners, supervisors, players,
2		and other employees.
3	<u>(b)</u>	The request to convert a registration to a license shall designate whether the
4		license is requested as a primary owner, other owner, supervisor, player, or
5		other employee. The request shall be signed by the individual requester or,
6		if the requester is a business entity, by the chief executive officer or other
7		designated officer of the business entity.
8	<u>(c)</u>	The request to convert a registration to a license shall include all of the
9		following:
10		(1) A completed Request to Convert a Registration to a License (CGCC-
11		***, rev. 6/04), which is hereby incorporated by reference.
12		***[CGCC Licensing staff to supply form]
13		(2) Two (2) two-by-two inch color passport-style photographs of a
14		requester that is an individual taken no more than 30 days before
15		submission of the request to the Commission.
16		(3) The supplemental information package.
17		(4) A sum of money that, in the judgment of the Director of the Division,
18		will be adequate to pay the anticipated investigation and processing
19		costs, in accordance with Business and Professions Code section
20		<u>19867.</u>
21	<u>(d)</u>	Nothing in this chapter shall require the Commission or Division to divulge
22		to the requester any confidential information received from any law
23		enforcement agency or any information received from any person with

1		assurances that the information would be maintained as confidential.
2		Nothing in this chapter shall require the Commission or Division to divulge
3		any information that might reveal the identity of any source of information
4		or jeopardize the safety of any person.
5	Auth	nority: Sections 19840, 19841, and 19984, Business and Professions Code
6	Refe	rence: Section 19984, Business and Professions Code
7		
8	Sect	ion 12218.5 Withdrawal of Request to Convert
9		Registration to License
10		
11	<u>(a)</u>	A request for withdrawal of a request to convert a registration to a license
12		may be made at any time prior to final action upon the request by the
13		Director by the filing of a written request to withdraw with the Commission.
14		For the purposes of this section, final action by the Division means a final
15		determination by the Director regarding his or her recommendation on the
16		request to the Commission.
17	<u>(b)</u>	The Commission shall not grant the request unless the requester has
18		established that withdrawal of the request would be consistent with the
19		public interest and the policies of the Gambling Control Act and this chapter.
20		If a request for withdrawal is denied, the Division may go forward with its
21		investigation and make a recommendation to the commission upon the
22		request, and the Commission may act upon the request to convert as if no
23		request for withdrawal had been made.
24	<u>(c)</u>	If a request for withdrawal is granted with prejudice, the requester thereafter
25		shall be ineligible to renew its request until the expiration of one year from

1	the da	te of the withdrawal. Unless the Commission otherwise directs, no
2	<u>paym</u>	ent relating to any request is refundable by reason of withdrawal of
3	reque	<u>st.</u>
4	Authority:	Sections 19840, 19841, and 19984, Business and Professions Code
5	Reference:	Section 19984, Business and Professions Code
6		
7	Section	12218.7 Processing TimesRequest to Convert
8		Registration to License
9		
10	<u>(a)</u>	Except as provided in subsection (b), a request to convert a
11		registration to license submitted pursuant to this chapter shall be
12		processed within the following timeframes:
13		
14	(1)	The maximum time within which the Commission shall notify the
15		applicant in writing that a request or a resubmitted request is complete
16		and accepted for initial processing by the Commission, or that a
17		request or a resubmitted requested is deficient and identifying what
18		specific additional information is required, is 20 days after receipt of
19		the request. For the purposes of this section, "request" means the
20		Request to Convert a Registration to a License (CGCC-***, rev.
21		6/04 *** [CGCC Licensing staff to supply form], which was
22		incorporated by reference in Section 12270. A request is not complete
23		unless accompanied by (1) a copy of the summons from the Division
24		setting a deadline for filing the request with the Commission and (2)
25		the supplemental information package required by section 12218(c)(3)
26		for review by the Division pursuant to paragraph (3) of this subsection

1		for persons affiliated with the primary owner to whom the summons
2		was addressed. The supplemental information shall not be reviewed
3		for completeness by the Commission.
4		
5	<u>(2)</u>	A request and the supplemental information package shall be
6		forwarded by the Commission to the Division for processing within
7		10 days of the date that the Commission determines that the request is
8		complete.
9		
10	<u>(3)</u>	The Division shall review the supplemental information package
11		submitted for completeness and notify the applicant of any
12		deficiencies in the supplemental information package, or that the
13		supplemental information package is complete, within 45 days of the
14		date that the request and supplemental information package are
15		received by the Division from the Commission. Notwithstanding this
16		subsection, subsequent to acceptance of the supplemental information
17		package as complete, the Division may, pursuant to Business and
18		Professions Code section 19866, require the requester to submit
19		additional information.
20		
21	<u>(4)</u>	Pursuant to Business and Professions Code section 19868, the
22		Division shall, to the extent practicable, submit its recommendation to
23		the Commission within 180 days after the date the Division is in
24		receipt of both the completed request pursuant to paragraph (2) of this
25		subsection and the completed supplemental information package
26		pursuant to paragraph (3) of this subsection. If the Division has not

1		concluded its investigation within 180 days, then it shall inform the
2		applicant and the Commission in writing of the status of the
3		investigation and shall also provide the applicant and the Commission
4		with an estimated date on which the investigation may reasonably be
5		expected to be concluded.
6		
7	<u>(5)</u>	The Commission shall grant or deny the request within 120 days after
8		receipt of the final written recommendation of the Division
9		concerning the request, except that the Commission may notify the
10		applicant in writing that additional time, not to exceed 30 days, is
11		needed.
12		
13	Authority:	Business and Professions Code sections ***
14	Reference:	Business and Professions Code sections ***
15		
16	Section 12	2218.11 Ineligibility for Licensing
17	A requester	shall be ineligible for licensing for any of the following causes:
18	(a) Exce	pt for an individual seeking licensing as "other employee," an
19	<u>indiv</u>	idual applicant is under the age of 21.
20	(b) The r	requester has been convicted of any felony, including a conviction in a
21	court	of the United States or any other state of an offense that is classified as
22	a felo	ony by the laws of this state.
23	(c) The r	requester has, within the ten year period immediately preceding the
24	subm	sission of the request to convert, been convicted of a misdemeanor

1		involving a firearm or other deadly weapon, gaming or gaming-related
2		activities prohibited by Chapter 9 (commencing with Section 319) or
3		Chapter 10 (commencing with section 330) of Title 9 of Part 1 of the Penal
4		Code, violations of the Gambling Control Act, or dishonesty or moral
5		turpitude.
6	<u>(d)</u>	If the request to convert is for licensing as an owner, supervisor, or player,
7		the requester has been subject to a final administrative or judicial
8		adjudication revoking a registration or license under this chapter or a state
9		gambling license, key employee license, work permit or finding of
10		suitability or has had an application denied under this chapter or the
11		Gambling Control Act.
12	<u>(e)</u>	The requester would be ineligible for a state gambling license under any of
13		the criteria set forth in Business and Professions Code section 19859,
14		subdivisions (b), (e), or (f), the terms of which are incorporated by reference
15		and hereby expressly made applicable to requests to convert under this
16		<u>chapter.</u>
17	<u>(e)</u>	The requester would be ineligible for a state gambling license under
18		Business and Professions Code section 19858, the terms of which are
19		incorporated by reference and hereby expressly made applicable to
20		applications for registration under this chapter.
21	<u>(f)</u>	The requester has violated one or more of the prohibitions set forth in
22		Subsection 12200.7(b)(5), (11) and (20) or Subsection 12200.7(c)(1) and (3).

1	(g)	The requester	has failed to	comply	with one or	more of the	requireme	ents set
		-					-	

- 2 forth in Subsection 12200.7(b)(8), (9), (15), (16), (17), (18) or (21) or in
- 3 <u>Subsection 12200.7(c)(2) and (e).</u>
- 4 (h) The requester has failed to act in accordance with the requirements of
- 5 <u>Subsection 12200.7(c).</u>
- 6 Authority: Sections 19840, 19841, and 19984, Business and Professions Code
- 7 **Reference:** Section 19984, Business and Professions Code

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Section 12218.13 Term of License

- All initial licenses shall be issued for a period of two years. Due to nonrecurring
- workload problems associated with the processing of the first round of requests to
- convert registrations to licenses, all other initial licenses that are granted within
- 14 two years of the effective date of these regulations shall be issued for a period of
- 15 two years. Beginning July 1, 2007, all licenses other than player licenses shall be
- issued for a period of one year, except as otherwise provided by a subsequently
- 17 <u>adopted regulation of the Commission.</u>
- Authority: Sections 19840, 19841, and 19984, Business and Professions Code
- 19 **Reference:** Section and 19984, Business and Professions Code

20 ***THE TEXT OF CHAPTER 2.2 RECOMMENDED

FOR ADOPTION ON JUNE 22 WILL INCLUDE

"TRANSITION TO LICENSING" LANGUAGE

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1 ETC. PARALELLING THE PROP PLAYER

2 CHAPTER, CHAPTER 2.1.***

3 Chapter 2.2 Gambling Businesses: Registration

- 4 Section 12220. Definitions
- 5 Section 12221. Registration
- 6 Section 12222. Application for Registration
- 8 Section 12223. Processing of Applications
- 9 Section 12224. Ineligibility for Registration
- Section 12225. Cancellation of Registration
- 13 Section 12226. Badge

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- 15 Section 12227. Transfers and Sales
- 17 Section 12228. Inspections
- 19 Section 12229. Compliance
- 21 Section 12230. Revocation

1		
2	Section 1	2231. Emergency Orders
3		
4	Section 1	2232. Exclusion
5		
6	Section 1	2220. Definitions
7	(a) Exce	ept as otherwise provided in subsection (b), the definitions in Business
8	and l	Professions Code section 19805 shall govern the construction of this
9	chap	iter.
10	(b) As u	sed in this chapter:
11	(1)	"Applicant" means the applicant for registration under this chapter,
12		including in the case of an owner that is a corporation, partnership, or
13		any other business entity, all persons whose registrations are required
14		to be endorsed upon the primary owner's registration certificate.
15	(2)	"Badge" means a form of identification issued by the Commission
16		identifying a registrant.
17	(3)	"Bureau" means the Bureau of Criminal Identification and
18		Information of the California Department of Justice.
19	(4)	"Commission" means the California Gambling Control Commission.
20	(5)	"Deadly weapon" means any weapon, the possession or concealed
21		carrying of which is prohibited by Penal Code section 12020.

1	(6)	"Div	ision" means the Division of Gambling Control in the California
2		Depa	artment of Justice.
3	(7)	"Exe	ecutive Director" means the Executive Director of the
4		Com	mission or such other person as may be designated by the
5		Com	mission.
6			
7	(8)	"Fun	ding source" means any person that provides financing, including
8		but n	ot limited to loans, advances, any other form of credit, chips, or
9		any o	other representation or thing of value, to an owner registrant,
10		other	than individual registrants under Subsection (d) of Section
11		1220	1. "Funding source" does not include any federally or state
12		chart	ered lending institution or any of the following entities that in the
13		aggre	egate owns at least one hundred million dollars (\$100,000,000) of
14		secui	rities of issuers that are not affiliated with the entity:
15			
16		(A)	Any federally-regulated or state-regulated bank or savings
17			association or other federally- or state-regulated lending
18			institution.
19			
20		(B)	Any company that is organized as an insurance company, the
21			primary and predominant business activity of which is the
22			writing of insurance or the reinsuring of risks underwritten by
23			insurance companies, and that is subject to supervision by the
24			Insurance Commissioner of California, or a similar official or
25			agency of another state.
26			

1		(C)	Any investment company registered under the federal
2			Investment Company Act of 1940 (15 U.S.C. sec. 80a-1 et
3			seq.).
4			
5		(D)	Any retirement plan established and maintained by the United
6			States, an agency or instrumentality thereof, or by a state, its
7			political subdivisions, or any agency or instrumentality of a
8			state or its political subdivisions, for the benefit of its
9			employees.
10			
11		(E)	Any employee benefit plan within the meaning of Title I of the
12			federal Employee Retirement Income Security Act of 1974 (29
13			U.S.C. sec. 1001 et seq.).
14			
15		(F)	Any securities dealer registered pursuant to the federal
16			Securities Exchange Act of 1934 (15 U.S.C. sec. 78a et seq.).
17			
18		(G)	Any entity, all of the equity owners of which individually meet
19			the criteria of this paragraph (8).
•			
20	(0)	" C	
21	(9)		nbling business," except as otherwise provided in this paragraph,
22			as a business enterprise that engages the services of employees,
23		_	bendent contractors, or both to participate in the play of any
24			rolled game in a gambling establishment that has a rotating
25		playe	er-dealer position as permitted by Penal Code section 330.11
26		"Gan	nbling business" also refers to the conduct of such a business

1		enterprise in a gambling establishment. "Gambling business" does
2		not, however, include the provision of proposition player services
3		subject to Chapter 2 (commencing with Section 12200) of this title.
4		
5	(10)	"Gambling Control Act" or "Act" means Chapter 5 (commencing
6		with Section 19800) of Division 8 of the Business and Professions
7		Code.
8	(11)	"Owner" includes all of the following:
9		(A) A sole proprietor, corporation, partnership, or other business
10		entity that provides or proposes to conduct a gambling business
11		(B) Any individual specified in subsection (d) of Section 12221,
12		and
13		(C) Any funding source.
14	(12)	"Primary Owner" means the owner specified in subparagraph (A) of
15		paragraph (11) of this subsection.
16	(13)	"Registrant" means a person having a valid registration.
17	(14)	"Registration" means a registration issued by the Commission
18		pursuant to this chapter.
19	Authority:	Sections 19840, 19841, and 19853(a)(3), Business and Professions
20		Code
21	Reference:	Sections 19805 and 19853(a)(3), Business and Professions Code
22		

Section 12221. Registration

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- 2 (a) On and after March 5, 2004, no person may engage in a gambling business as an owner or as an employee or independent contractor of an owner, nor 3 may any person obtain a badge as required by Section 12226 without a 4 current valid registration issued by the Commission. Persons registered to 5 provide proposition player services under Chapter 2 (commencing with 6 Section 12200) of this title are not required to register under this chapter to 7 provide proposition player services pursuant to one or more proposition 8 9 player contracts approved by the Division pursuant to Section 12208 of this title. 10
- 11 (b) Registration shall be issued for a period of one year.
- 12 (c) If a primary owner is a corporation, partnership, or other business entity,
 13 each owner and individual having a relationship to that entity specified in
 14 Business and Professions Code section 19852, subdivisions (a) to (h),
 15 inclusive, shall individually apply for and obtain registration as an owner
 16 listed on the business entity's registration certificate.
 - (d) Any application for registration of any person, other than as the primary owner, shall designate the primary owner or owners that will employ the applicant or with whom the applicant otherwise will be affiliated. The registration certificate issued to any person, other than the primary owner, shall specify the name of the registered primary owner that employs the applicant or with whom the applicant is otherwise affiliated.

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1	Autl	nority:	Sections 19840, 19841, and 19853(a)(3), Business and Professions
2	Code	e	
3			
4	Refe	erence:	Section 19853(a)(3), Business and Professions Code
5			
6	Sect	tion 1	2222. Application for Registration
7	(a)	The a	application for registration shall designate whether registration is
8		reque	ested as a primary owner, other owner, or employee or independent
9		contr	ractor of the primary owner. The application shall be signed by the
10		indiv	ridual applicant or, if the applicant is a business entity, by the chief
11		exect	utive officer or other designated officer of the business entity.
12	(b)	An a	pplication for registration shall include all of the following:
13		(1)	Payment of a nonrefundable application fee in the amount of five
14			hundred dollars (\$500).
15		(2)	A completed Application for Gambling Business Registration
16			(CGCC-037, rev. 02/04), which is hereby incorporated by reference.
17		(3)	A Request for Live Scan Service (California Department of Justice
18			Form BCII 8016, rev. 4/01) of an applicant that is an individual,
19			confirming that the applicant's fingerprints have been submitted to the
20			Bureau for an automated background check and response.
21		(4)	Two two-by-two inch color passport-style photographs of an applicant
22			that is an individual taken no more than one year before submission of
23			the application to the Commission.

1	(c)	An applicant shall submit such supplemental information as may be required
2		by the Commission form Gambling Business Registration Supplemental
3		Information (CGCC-038, rev. 02/04), which is hereby incorporated by
4		reference, or by the Division as necessary for completion of its review as
5		provided in this chapter.

- (d) An applicant for registration shall make full and true disclosure of all information to the Commission and Division as required for the application and as requested by the Commission or Division to carry out the policies of this state relating to controlled gambling.
- Authority: Sections 19840, 19841, and 19853(a)(3), Business and Professions
 Code
- Reference: Sections 19853(a)(3) and 19951(a), Business and Professions Code

Section 12223. Processing of Applications

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(a) The Executive Director shall notify the applicant in writing within fifteen 14 business days of receiving the application, that the application or 15 16 resubmitted application is complete and accepted for filing, or that the application or resubmitted application is deficient. If an application for 17 registration is incomplete, the Executive Director shall request in writing any 18 information needed in order to complete the application. The applicant shall 19 be permitted at least 60 but no more than 90 days in which to furnish the 20 information. If the applicant fails to respond to the request, the application 21 shall be deemed abandoned and no further action will be taken on it. 22

1	(b)	Upon determination that an application for registration is complete, the
2		application shall be processed within 60 days and the Executive Director
3		shall either issue the registration and, if applicable, the badge applied for or
1		shall notify the applicant of denial and the grounds therefor under Section
5		12224. However, this time may be extended by the Executive Director for
5		no more than 30 additional days if necessary to obtain information required
7		to determine eligibility. The Executive Director shall promptly notify the
3		applicant in writing of any such delay, including the length of the extension.

(c) If the applicant submits a request for withdrawal of his or her application to the Commission, the application shall be deemed abandoned and no further action will be taken on it.

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- 12 (d) The Commission shall provide written notice of abandonment of an
 13 application to the applicant and the Division. If the application is for
 14 registration as other than the primary owner, the Commission shall also
 15 provide written notice of abandonment of the application to the primary
 16 owner.
- Nothing in this chapter shall require the Commission or Division to divulge to the applicant any confidential information received from any law enforcement agency or any information received from any person with assurances that the information would be maintained as confidential, and nothing in this chapter shall require the Commission or Division to divulge any information that might reveal the identity of any source of information or jeopardize the safety of any person.

1	Auth	nority: Sections 19840, 19841, and 19853(a)(3), Business and Professions
2		Code
3	Refe	rence: Section 19853(a)(3), Business and Professions Code
4		
5	Sect	ion 12224. Ineligibility for Registration
6	An a	applicant shall be ineligible for registration for any of the following causes:
7	(a)	The applicant has been convicted of any felony, including a conviction in a
8		court of the United States or any other state of an offense that is classified as
9		a felony by the laws of this state.
10	(b)	The applicant has, within the ten year period immediately preceding the
11		submission of the application, been convicted of a misdemeanor involving a
12		firearm or other deadly weapon, gaming or gaming-related activities
13		prohibited by Chapter 9 (commencing with Section 319) or Chapter 10
14		(commencing with section 330) of Title 9 of Part 1 of the Penal Code,
15		violations of the Gambling Control Act, or dishonesty or moral turpitude,
16		not including convictions which have been expunged or dismissed as
17		provided by law.
18	(c)	The applicant has been subject to a final administrative or judicial
19		adjudication revoking a registration under this chapter or a state gambling
20		license, key employee license, work permit or finding of suitability or has
21		had an application denied under this chapter or the Gambling Control Act.

1	(d)	The applicant would be ineligible for a state gambling license under any of
2		the criteria set forth in Business and Professions Code section 19859,
3		subdivisions (b), (e), (f), or (g), the terms of which are incorporated by
4		reference and hereby expressly made applicable to applications for
5		registration under this chapter.

- The applicant would be ineligible for a state gambling license under
 Business and Professions Code section 19858, the terms of which are
 incorporated by reference and hereby expressly made applicable to
 applications for registration under this chapter.
- Authority: Sections 19840, 19841, and 19853(a)(3), Business and Professions
 Code
- Reference: Section 19853(a)(3), Business and Professions Code

Section 12225. Cancellation of Registration

13

(a) Any registration issued in accordance with this chapter shall be subject to 14 cancellation pursuant to this section. A registration shall be cancelled if the 15 Commission determines upon a noticed hearing that the registrant is 16 ineligible for registration, has failed in the application for registration to 17 18 reveal any fact material to the holder's qualification for registration, or has supplied information in the registration application that is untrue or 19 20 misleading as to a material fact pertaining to the criteria for issuance of registration. 21

1	(b)	If the	Commission finds that any of the circumstances set forth in subsection
2		(a) ap	ply, then the Executive Director shall immediately do all of the
3		follov	ving:
4		(1)	Provide written notice to the registrant and the Division of the
5			cancellation of the registration and the grounds thereof, and provide
6			written notice of the cancellation to the primary owner, if the
7			registrant is not the primary owner and to all gambling establishments.
8		(2)	Notify the registrant, if an individual, that he or she is required to
9			surrender the registrant's badge to the Commission not more than ten
10			days following the date that the notice of the cancellation was mailed
11			or such greater time as is authorized by the Executive Director.
12	Auth	ority:	Sections 19840, 19841, and 19853(a)(3), Business and Professions
13			Code.
14	Refer	ence:	Section 19853(a)(3), Business and Professions Code
15	Sect	tion 1	2226. Badge
16	All in	ıdividu	als registered under this chapter shall wear in a prominently visible
17	locati	on a n	umbered badge issued by the Commission when present in a gambling
18	establ	lishme	nt during the conduct of the registrant's gambling business. The words
19	"GAN	MBLIN	NG BUSINESS REGISTRANT" in capital letters shall be prominently
20	displa	iyed oi	n the badge above the picture of the registrant submitted with the
21	applic	cation	and the badge number, registrant's first name, and expiration date. The

registrant's full name shall be printed on the reverse side of the badge.

1	Authority: Sections 19840, 19841, and 19853(a)(3), Business and Professions
2	Code
3	Reference: Section 19853(a)(3), Business and Professions Code
4	Section 12227. Transfers and Sales
5	No individual who is an owner shall in any manner transfer any interest in the
6	gambling business to any person, firm, or corporation not then an owner of an
7	interest therein, and such a transfer shall not become effective for any purpose,
8	until the proposed transferee or transferees have made application for and obtained
9	registration as an owner from the Commission. Applications for a transfer of the
10	interest shall be made by the transferee applying for registration under this
11	regulation. Evidence of the transferor's agreement to transfer the interest shall
12	accompany the application for registration.
13	Authority: Sections 19840, 19841, and 19853(a)(3), Business and Professions
14	Code
15	Reference: Section 19853(a)(3), Business and Professions Code
16	
17	Section 12228. Inspections
18	When requested by a representative of the Commission or Division, a registrant
19	shall immediately permit the Commission or Division representative, in
20	accordance with the request, to inspect, copy, or audit all requested documents,
21	papers, books, and other records of the registrant related to the gambling business.

1	If the	e records are maintained in electronic form and the registrant is requested to do
2	so, th	ne registrant shall provide a printed copy pursuant to this section.
3	Auth	nority: Sections 19840, 19841, and 19853(a)(3), Business and Professions
4		Code
5	Refe	rence: Section 19853(a)(3), Business and Professions Code
6	Sect	ion 12229. Compliance
7	(a)	Each primary owner shall remit such fees to defray the costs of compliance
8		review and enforcement in the field as may be required by regulation of the
9		Division.
10	(b)	No more than one registrant of a single gambling business shall
11		simultaneously play at a table.
12	(c)	Registrants shall comply with game rules approved by the Division
13		regarding player-dealer rotation and table wagering. No registrant shall be
14		accorded any preference by the house over any other player. For purposes
15		of this subsection, "preference" means and is limited to both of the
16		following if sanctioned by house rule or otherwise directed by the house
17		or its employees:

- (1) Any priority in the continuous and systematic rotation of the deal, as required by Penal Code section 330.11, such that a registrant becomes entitled by reason of the priority to occupy the player-dealer position more often than other players.
- 22 (2) Any advantage to the registrant over other players in the placement of wagers.

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1	(d)	No gambling business in which the house has any financial interest may play	
2		in the house.	
3	(e)	No registrant may play in any a gambling establishment for which the	
4		registrant holds a state gambling license, key employee license, or work	
5		permit.	
6	Auth	nority: Sections 19840, 19841, and 19853(a)(3), Business and Professions	
7		Code	
8	Refe	rence: Section 19853(a)(3), Business and Professions Code	
9	Sect	ion 12230. Revocation	
10	The Commission may revoke a registration upon any of the following grounds,		
11	after a hearing conducted pursuant to the same procedures applicable to revocation		
12	of gambling establishment licenses:		
13	(a)	The registrant committed, attempted to commit, or conspired to commit any	
14		acts prohibited by the Gambling Control Act or this chapter.	
15	(b)	Any act or omission by the registrant that would disqualify the registrant	
16		from obtaining registration under this chapter.	
17	(c)	The registrant engaged in any dishonest, fraudulent, or unfairly deceptive	
18		activities in connection with controlled gambling, including any violation of	
19		laws related to cheating.	
20	(d)	The registrant failed or refused to comply with the requirements of Section	

12228.

2		inquiry by the Division or the Commission.
3	(f)	The registrant committed, attempted, or conspired to commit any
4		embezzlement or larceny against a gambling licensee or upon the premises
5		of a gambling establishment.
6	(g)	The registrant has been lawfully excluded from being present upon the
7		premises of any licensed gambling establishment for any reason relating to
8		cheating or any violation of the Gambling Control Act by the registrant.
9	(h)	The primary owner or any other owner knowingly permitted one or more of
10		the employees or independent contractors of the gambling business to
11		commit any act described in subsections (a) to (f), inclusive.
12	(i)	The primary owner or any other owner knew, or failed to implement
13		reasonable oversight procedures that would have apprised the owner, that
14		one or more of the employees or independent contractors of the gambling
15		business was in violation of one or more provisions of this chapter or of the
16		Gambling Control Act and failed or refused to take action to prevent the
17		recurrence of the violation or violations.
18	Auth	ority: Sections 19840, 19841, and 19853(a)(3), Business and Professions
19		Code
20	Refe	rence: Section 19853(a)(3), Business and Professions Code

The registrant concealed or refused to disclose any material fact in any

(e)

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Section 12231. Emergency Orders

- 1 Registrants under this chapter shall be subject to emergency orders under Business
- and Professions Code section 19931.
- 3 Authority: Sections 19840, 19841, and 19853(a)(3), Business and Professions
- 4 Code
- 5 **Reference:** Sections 19853(a)(3) and 19931, Business and Professions Code

6 Section 12232. Exclusion

7 (a) In order to promote the purposes of the Gambling Control Act to provide for effective regulation of gambling enterprises, owner-licensees of gambling 8 establishments shall notify the Commission and Division of, and may 9 exclude from the gambling establishment, any person that the owner-10 licensee reasonably believes is conducting a gambling business within the 11 gambling establishment without having been registered under this chapter. 12 An owner-licensee acting under this section shall notify the Commission and 13 14 Division in writing of any such unregistered person and any such exclusion, including the identity of the excluded individuals and entity if known, within 15 10 business days following the exclusion. Upon receiving such notice of an 16 unregistered person, the Commission shall notify the person in writing of the 17 registration requirement of this chapter and shall notify all owner-licensees 18 of the name of the unregistered person, if known and may condition any 19 subsequent registration of the person under this chapter or Chapter 2.1 of 20 21 this title upon a 60 to 90 day suspension of registration or payment of a civil fine penalty under Business and Professions Code section 19930(c), or both. 22

- 1 (b) An owner-licensee of a gambling establishment may exclude any registered
- 2 gambling business upon providing notification to the Commission and
- 3 Division in writing within five days following the exclusion.
- 4 Authority: Sections 19840, 19841, and 19853(a)(3), Business and Professions
- 5 Code
- 6 **Reference:** Sections 19853(a)(3) and 19931, Business and Professions Code